

GEORGE R.

GEORGE the Second, by the Grace of God, King of Great-Britain, France and Ireland, Defender of the Faith, &c. To all to whom these Presents shall come, Greeting: Whereas Our Trusty and Wellbeloved WTNDHAM BEAWES, of our City of London, Merchant, hath, by his Petition, humbly represented unto Us, That he has with great Labour, Application, and Expence, compiled a Body of Trade, under the Title of LEX MERCATORIA REDIVIVA, or The MERCHANT's DIRECTORY, which contains every Particular relative to the Commerce, not only of these Kingdoms, but of all the known World, and does also explain, in a more full and ample Manner, than hath hitherto been done, the Nature of Exchanges, Insurances, Bankruptcies, Bills, Obligations, and every other Circumstance proper for a Merchant's Knowledge, by which he may be fully guided in all his Transactions in every Branch of Trade; and that, tho' it be more particularly adapted for the Instruction and Government of Men in their Commercial Engagements, yet its Utility is not confined to these only, but may, occassonally, be of Use, and Service, to all other Our Subjects; as the Lawyer will be advised, therein, of what Disputes have occurred in the disferent Parts of Trade, and how the same have been decided in Our Courts of Justice; and the Senator and Gentleman informed of the many Advantages which Trade brings to the Nation: That the whole will be comprised in one Volume, in Folio, and the Petitioner hopes may prove the most useful Book of its Kind hitherto published; being the Products of a Thirty Years Experience in Mercantile Affairs, by him, (the Petitioner) and of his Collection of Materials, during the Term, from the best Writers in most Languages, and that, as such a Work is greatly wanted by the Publick, and, consequently, may be of general Use and Advantage, the Petitioner hath, in regard to the Premites, most humbly prayed, That We will be graciously pleased to grant him Our Royal Licence and Privilege, for the sole Printing, Publishing and Vending the said Book, for the Ter herein, will answer the Contrary at their Perils ; whereof the Commissioners and other Officers of our Customs, the Mafter, Wardens, and Company of Stationers of Our City of London, and all other Our Officers and Ministers whom it may concern, are to take Notice, that due Obedience be rendered to Our Pleasure herein fignified. Given at Our Court at St. James's the Eighth Day of March, 1750-51, in the Twenty-Fourth Year of Our Reign.

By His Majesty's Command,

HOLLES NEWCASTLE.

Just published, in a FOLIO VOLUME,

(Price 10s. in Boards, and 12s. Bound)

THE UNIVERSAL NEGOTIATOR: Or, Correct TABLES for calculating the EXCHANGE between LONDON and

PARIS, AMSTERDAM, VENICE, GENOA, MADRID, LISBON, and OPORTO, HAMBURGH, DUBLIN. &c.

By which any Sum of Foreign Coin may be reduced into Sterling, and English Money into the Species of the different Countries we exchange with, by Inspection.

Calculated for the present Course of Exchange.

By WYNDHAM BEAWES, Efg;

Every Figure bas undergone a strict Examination, and been checked by two Persons, that no Mistake might escape. The Manner of calculating the Suns by the Rule of Three, and the Tables, is prefixed to each of them, with the Names of the several Foreign Monies, that Books and Accounts are kept in. The Figures are very distinct, and purposely printed larger than common, to suit every Eye.

W. BEAWES.

LEX MERCATORIA REDIVIVA:

OR, THE

MERCHANT'S DIRECTORY.

BEING A

Complete GUIDE to all Men in BUSINESS,

WHETHER AS

TRADERS, REMITTERS, OWNERS, FREIGHTERS, CAPTAINS. INSURERS, BROKERS, FACTORS, SUPERCARGOES, AGENTS.

CONTAINING

An Account of our TRADING COMPANIES and COLONIES, with their Establishments, and an Abstract of their Charters; the DUTY of CONSULS, and the Laws subsisting about Aliens, Naturalization and Denization.

TO WHICH IS ADDED

A State of the present general TRAFFICK of the whole WORLD; describing the Manufactures and Products of each particular Nation: And TABLES of the Correspondence and Agreement of the European Coins, Weights, and Measures, with the Addition of all others that are known.

Extracted from the Works of

The best Writers both at Home and Abroad; more especially from those justly celebrated ones of Messieurs Savary; improved and corrected by the Author's own Observations, during his long Continuance in Trade.

The whole calculated for the Use and Service of the MERCHANT, LAWYER, SENATOR, and GENTLEMAN.

The SECOND EDITION, with Large ADDITIONS.

By WYNDHAM BEAWES, Efq;

His Britannick Majesty's CONSUL at Seville and St. Lucar.

LONDON:

Printed for R. BALDWIN at the Rofe, and S. CROWDER and Co. at the Looking-Glafs, in Pater-Nofter-Row.

M.DCC.LXI.

er of Wellmbly rade, PRY, nown are of Merand

ercial

e, to

lifferr and
ll be
Kind
(the
ages a
ages a
couffy
e faid
We
e and
ay be
b, his
and
foror

end, ears, gns, ling ms, and rein rth

LEX MERCATORIA REDIVIVA:

STILL WIT

MERCHANT'S DIRECTORY.

ADMERE

Complete GUIDE to all Men in BUSINESS, .

TRADERS
REMITTERS
OWNERS
FREIGHTERS

CAPTAINS

INSURERS, EROKIRS, EROKIRS, EROKIRS, EROKIRS, EROKIRS, SUPPERUARGOES, AGENTA

CONTATRACO TO

An Account of our Tradition Companies and Coloures, with their Eliablianents, and an Abitrock of their Charters; the Dorre of CO MSULS, and the Laws tabiffing about afficus, Notes refrequence and Demination.

TOURSE OF HEALTH OF

A South of the Transport I was I and the glade W was Life who are a given by the control of the

The same of the same of the same of the

To the later to the second of the second of

provided the state of the state

AND THE PARTY OF T

By WYA LINAM DEAPERS, SON

the best of the company of the best of the

The state of the

and all the second of the seco

And, shough you only form intentible of the

ARTHUR ONSLOW, Efq;

Speaker of the House of Commons.

to incur your Diffsteafure, whilft I am foliciting your

Favour, permitme only to gratify my Ambition, in continuing to Jubicribe myfelt, what your Got, R I 2 as

TOUR Readiness on all Occasions to affift the Improvement of this Kingdom's Trade, and render it flourishing, encourages me to hope the Means leading to it will meet your Approbation and Patronage: And as I flatter myself with the Belief that the following Work may in some Measure be conducive to so desirable an End, I take the Liberty to supplicate your Protection of it; begging you to admit its Dedication, as a just Homage for your continual Endeavours to promote the Increase of Commerce, and as an Expression of that Deference I pay to those exalted Virtues for which you are fo justly and eminently distinguilhed. Your Compassion to the Distressed, your Charity to the Necessitous, and your benevolent Humanity to All, render you the Darling of those honoured in your Acquaintance, and your Name revered by every one not fo happy; though the Display of these Excellencies serve only as brightening Touches to the resplendent Rays of that shining Character your great Abilities and Integrity in publick Affairs have procured you. 'Tis these that have fo repeatedly recommended you to an Election you have Reason to glory in, as unprecedented, and a plain Acknowledgment of your Capacity and Merits, by that great and honourable Body of Men, whose President their

unanimous Choice has so often made you, and for the worthy Discharge of which Office you are so universally admired. And, though you only seem insensible of the rare Talents so conspicuous in all your Actions, and your known Modesty chains every Pen from an Attempt to record them, yet the Regard paid them now will convey their Remembrance to Futurity, and their Possessor be esteemed and reverenced equally by the present and succeeding Ages. But I ought to consider that the Moments of the Great are precious; and therefore, not to incur your Displeasure, whilst I am solliciting your Favour, permit me only to gratify my Ambition, in continuing to subscribe myself, what your Goodness has made me,

the Means leading to it will most ", Ar INZ evolution and Parronage: And as I flatter myfelf with the Belief

Your most Obliged, eldmiles of a svisub

that the following Work may in fome Measure be con-

Dedication, as a just Homage for your continual Endeayours to promote the Increase of Commerce, and as an

guilhed. Your Compassion to the Distressed, your Oharity to the Necessitous, and your benevolent Humanity

Improvement of this Kingdom's Trade, and

Expr. tues for which you are to juffly and eminagely dillin-

tı

fc

only as brightening Touches to the resplendent Rays of that shaining Character your great Abilities and Integrity in publick Affairs have procured you. This these that have so repeatedly recommended you to an Election you have Reason to glory in, as unprecedented, and a plain Acknowledgment of your Capacity and Merits, by that great and honourable Body of Men, whose President their unanimous

PREFACE

TO THE

READER.

HE following Sheets are the Products of a leifure Season, which I was perfuaded to believe I could not better employ than in composing a Work long wanted, and consequently long wished for, by the Commercial Part of Mankind. -- And, as the Publick has an undoubted Right to challenge every thing from its Members that may prove conducive to, or promote, a general Utility; conscious of this Obligation, I the more readily engaged in the subsequent Work, with the Hopes of being ferviceable (at least) to many whose Entrance into Business might need some Affistance and Direction, tho' at the same time not despairing of its being also useful to those of a longer standing and Practice; if not as an Instructor, yet as a Remembrancer, which they may turn to for the Solution of any Difficulty occurring in the Course of Trade .- These powerful Motives induced me to commence Author, and to risque the Censures of the Uncandid in pursuance of so laudable a Design, being animated thereby to undertake the arduous Task, and exert my best Endeavours for the Publick's Service, which I have the Pleafure to fee abundantly rewarded in its kind Acceptance of them,

I have indeed long regretted to observe, that a Treatise of so beneficial a Tendency should, in a Trading Nation like this, continue so much neglected, when many Tracts on every other (even the most trifling) Subject are daily published; and those sew which the Press has given us on the less important Parts of Commerce are generally so erroneous and desective, that they are to be little regarded, and less depended on: To remedy which, and to supply the Supinity of others,

for to pen his own Thoughts than dextended to felect and range

others, I have already faid, were the Incitements to quit my Obscurity: And I shall now give some Account of the sollowing Work, and of the Steps I have taken to make my Appearance in as favourable a Light as possible.

The major Part is an acknowledged Collection, or Translation (as fuch general Works must be) from the best Authors, who in most Languages have wrote on the Subject, and more especially from Mons. Savary's Dictionaire de Commerce; corrected, however, and fupplied by those Observations which a thirty Year's Practice, more than half spent abroad, and not negligently run through, had enabled me to make: And I think I may, without Vanity, in some Meafure deem myself a competent Judge in these Affairs, that have been my chief Study and the principal Business of my Life: Yet I readily fubmit my Labours to the Cenfure of fuperior Abilities, and rather wish than fear to see them improved to the Advantage of my Countrymen; being conscious, that, notwithstanding all my Care and Affiduity, they ftand in need of great Indulgence, for which I must rely on my Reader's Candour. And I owe my Acknowledgments (which I defire in this publick Manner to pay) to that worthy Promoter of Trade, Mr. R. Norcliffe of Hull, who generously furnished me (even unasked) with many judicious Remarks on the Traffick of Denmark, Norway, and the Sound; from which I extracted the greatest Part of what I have said about it .--- Francis Mannock, Esq; savoured me with the Imposts on Merchandize at Cadiz; as Mr. John Debonaire did with the Trials about Non-compliance with accepted Bills (in which he was a Party) in Portugal, and with an Estimate of our Commerce to that Kingdom. ---- Mr. John Heaton. (a Gentleman of the greatest Candour and Benevolence) and Mr. John Rayner, both Attornies, and deservedly placed among the few at the Head of their Profession, were so kind as to lend me some Affistance; as Mr. Crowford, and Mr. ----, two other noted Attornies did: By all whom I beg my Thanks may be accepted.

The Form I have put my Book in, I believed would best suit my Intentions of having every Particular readily turned to, as Occasion should require, which the large Contents at the Beginning, and extensive Index at the End, will immediately lead my Reader to. And as every Subject is placed by itself, the Chain of Reading is not broke through, as it is in the Dictionarial and some other Methods; therefore I hope this, which I have elected, will be approved.

And though a Collection is not eftermed to carry with it a Proof of Genius and Understanding like a genuine Composition, yet the Labour must be allowed greater, as 'tis certainly more easy for a Perfon to pen his own Thoughts than dexterously to select and range those

those of others; more especially if he has them to seek, compare, and correct, from a large Variety of Authors in different Languages. This has been my Task. And I wish my Performance may be looked on like the Bee's Industry; as Honey will not lose its Taste, or Virtue, by reflecting that that Infect was only a Collector, not Author, of its Sweetness.

k,

r-

ft

m

be

re

a-

a-

en

ly

er

n-

 \mathbf{d} ıſŧ ts 0ed k ne ą;

The present Edition appears with added Improvements; so that every Act of Parliament passed since the Publication of the last Edition, relating to any of the Subjects herein treated of, has been properly noticed, and no Alterations regarding Trade and Commerce, to the present Time, have been unremarked for the Reader's Benefit: Therefore the enquiring Merchant or Trader will be at no Loss for any Particular he would confult, either for his full Satisfaction in his Business, or of his Curiosity. I believe, also, that Care has been taken to fend it correct from the Press. I have some Hope, on these Accounts, that I shall not lose any Part of the Reputation I have acquired by the Work. Of temperations and agreed

at king a contemporary Bills of Labory Don corres, and Becoming 100

That, Led frien, or Lacrona

Of White, Led frien, or Lacrona

Of White, viv. Floram, Seefant, and Lagran

Of North, Acrona, Lagra Harper, and one-placed

Of Lorder, and Acrona, Experiments

Of Percentions on Captur

Of Corona and creamer

Of Corona and creamer

Of Corona and creamer

Of Corona and creamer

Seefant

Of Corona and Corona and Corona

Seefant

Of Corona and Corona and Corona

Seefant

Of Corona and Corona and Section and Corona

Seefant

Of Corona and Corona

Seefant

Of Lacrona and Corona

Seefant

Seefant

Of Lacrona and Corona

Seefant

Seefant

Of Lacrona and Corona

Seefant

Se

Later we drivered between but an hand Laking, Vateralize as, and Discours over the

Of Sytem and Capton Elegh Offices

Of Farms Nature for Landing, See, of four Sure of Sizes

Of Farms of Carnes

Of Farms of Carnes

Of Farms of Freedomy Sizes

August Sizes of Freedomy Sizes

N. Hall J. Europerey, and should the constraint of human faminess for many Level the December of Arthretics of Executive 12 25

Se Brown Son Marie State State

Proceedings	Public Co., and Super State	State
Of Longrass and France	Page	
Of Ere involutions for 16 as and East	Page	
Of the Alphabath		
Of the Alphabath		

THE

plante of the 10 percent

PREFACE

their of others; more eigetally it began them to kee, company and correct, from a large Variety of Authors to different Languages.

CONTENTS

A N Historical Deduction of Trade from its Original Of Merchants, whether Natives or Foreigners; their Characo Directions for their prudent Conduct, and an Abstract of the 1	Page :
in Force concerning them	efe Accoun
Of Factors, Supercargoes, and Agents	очинов в
Of Ships Owners, Captains, and Sailors	A Market
Of Freight, Charter-parties, Bills of Lading, Demorage, and Botto	mry 10
Of Ballaft	118
Of Pilots, Lodefmen, or Locmen	12:
Of Wrecks, viz. Flotfam, Jetfam, and Lagan	130
Of Salvage, Average, or Contribution	131
Of Ports, Havens, Light-Houses, and Sea-Marks	13
Of Letters of Marque and Reprifal	198
Of Privateers or Capers	204
Of Pirates and Sea Rovers	22
Of Convoys and Cruizers	23
Of Captures, Condemnations, and Appeals	230
Of Bills of Health and Quarantine	237
Of Embargoes, or Restraint of Princes	241
Of Protections, Passports, and Safe-conducts	ibid
Of Leagues and Truces	24
Of Proclamations for War and Peace	24
Of the Admiralty	249
Of Confuls	259
Of Infurance	26
Of Arbitrators, Arbitrament, Arbitration Bonds, and Awards	307
Of Aliens, Naturalization, and Denization	314
Of Banks and Bankers	320
Of Ufury	362
Of Customs and Custom-House Officers	366
Of Porters Rates for Landing, &cc. of some Sorts of Goods	392
Of Carts and Carmen	393
Of Contracts, Bonds, and Promissory Notes	405
Of Bills of Exchange, and about the cross-ones of Europe, known to F	oreigners
under the Denomination of Arbitrations of Exchange	413
Of Brokers	456
Of the Par of Monies	458
Of Arbitrations	469
Concerning Bankruptcy	489
Of the General Trade of the World	565
England	366
Wales	579
Scotland	580
Ireland	586 & 660
	0

CONTENTS

Of the Trade between	m Great-Britain and France	591
Assessment	discount folland out design 7 2 a	598
254	Germany	ibid.
dist. Attended.	Portugal	610
Great-Britain's Trac	de with Italy, including under this Denomination Ve	nice.
Naples, and Sicil	ly, Genoa, Leghorn, Ancons. &c.	614
	on by Great-Britain with Turkey and Barbary	615
Louis Kalendy V-	Africa Africa	619
on self Reign Sea	All silk trages I the St. Web, Havenge, Com	630
of the Noglett	America America	638
Of the South-Sea C		639
Of the Hudson's-Ba		640
The General Trade of	of Viccinia	ibid.
4 to Otherm Trans &	Maryland	641
Comment analysis	New-York	643
A 20 02 0 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	Penfilvania	ibid.
100 AND 100 AN	The Jerseys and New-England	644
730 al 708	Nova-Scotia	646
100 May 100 May	Georgia	649
the Physical Trees	Barbadoes	652
ark the	St. Christopher's, Nevis, (or Mevis) and the	
15 4 15 15 15 15 16 16 16 16 16 16 16 16 16 16 16 16 16	Caribbee Ulandi	653
74200a	Jamaica The Lucayos, or Bahama Isles	054
Aggregation and	The Bermudas, or Summer Islands	ibid.
ALASK A DAS	Newfoundland	656
An Account of sice	Trade between Great-Britain and Muscovy, carried	lon by
the Ruffia Compa		657
		veden,
	and the Austrian Netherlands	659
Of the Products, M	lanufactures, and Trade, of France	672
Of the Trade of Spe	in the state of th	690
Ital	rtugal, and their African Company	696
	le, and that on the Coast of Barbary	699
Of the Trade of the		711
Of the Trade of Af		724
The Trade of the Ca		739
Of the Trade of Afi	1	741
Of the Trade of the		
Of the Trade of Sur		744 789
	rneo, Crimati, or Crimatia	790
Of the Molucca, or		791
Of the Isles of Band	10	794
Of the Philippines,	er Manillas	795
Of the Illes of Thie	ver er Ladrones	796
Of the Isles of Thie Of the Isles of Japa	n or Japon	797 798
Of the Trade of Jel	lo de la companya de	799
Of the Trade on the	Coafts of Spanish America in the North Sea	802
Of the Commerce of	the Spanish American Coasts in the South Sea	805
Of the Trade of the	French America	810
Commerce of the Po		811
Of the Trade of He		812
	e of the North and the Baltick Sea	815
Of the Trade of Do		816
Concerning the Sound		817

CONTENTS.

Of the Trade of Norway	826
Of the Trade of Courland, Prussia, and Pomerania	
Of the Comments of Linenis and its Animaidal Cities	833
Of the Commerce of Livonia, and its principal Cities	835
Of the Commerce carried on at Archangel, and other Places of Muscovy	836
Of the Trade of Sweden	840
Of the Commerce of Switzerland and Geneva	843
Of the Weights used chroughout Great-Britain	851
Of i bose i sed in France, Holland, Coningsberg, Dantzick, Elbing, Steti	n,
Lubeck, Breflau, Bremen, Naumbourg, Erfurt, Berne, Cologne, Gher	at,
Bruffels, Malines, Bruges, Lisle, St. Malo, Bayonne, Genoa, and Ron	ne 852
Leghorn, Florence, Lucca, Palermo, Venice, Bologna, Bergame, Naple	28,
Smyrna, Constantinople, and Aleppo	853
Tripoli, Seyda, Alexandria, and Grand Cairo	854
A Table of the Agreement which the Weights of the principal Places in Euro	
bave with each other	850
	to 860
A Table of the Agreement of diverse Measures with those of Amsterdam, Par	ie.
	to 864
An Abstract of the correspondent Weights and Measures of the different Speci	
4 6 711 1	
	to 867
Ditto of Long Measures 867	to 869
A Table of the Agreement which the Long Measures of the coief Places	IN .
Europe bave with each otic	870
The Measures of France and other Countries reduced into Feet, Inches, and Lin	ies 871
The Correspondency of the Length of a Foot in diverse Pinces	ibid.
	to 874
Of Coins, both Real and Imaginary, in all Countries 874	to 886
An Alphabetical Lift of the Coins, Weights, and Measures, of Asia, &c.	886 to
	e End.
Of Dry and Liquid Measures 872 Of Coins, both Real and Imaginary, in all Countries 874 An Alphabetical List of the Coins, Weights, and Measures, of Asia, &cc.	to 874 to 886 886 to

TO HO HANGE BY HALL SEE HANGE A PER

DEDUCTION OF TRADE

From its ORIGINAL

OMMERCE is almost as old as the Creation, and a very small Increase of Mankind proved its Utility, and demonstrated the natural Dependance our Species had upon one another: Their Employs were (by the wife Disposition of Providence) suited to their Wants; and the diligent Discharge of the one (by his Bleffing) rendered sufficient to supply the moderate Cravings of the other; and the Tilling of the Earth, or Feeding of Flocks, were the fole primevous Labours, yet (limited as they were) they could not be exercised by our first Parents, with that Comfort their great Creator designed them, without a mutual Correspondence and Traffick, as the Husbandman's Sublistance would have been poor without the Grasier's Help, and the latter's comfortless, under the Want of Corn, Fruits, and Pulse to his Milk; this led them to an Exchange of Commodities; and thus Commerce commenced in the Infant World, and so continued whilst our Progenitors could content them-selves with these Riches of Nature, and were not obliged by a growing Posterity, to alter their Method in disposing of them. But when this became the Case, and buying and felling by the Intervention of Money was found most convenient in their commercial Engagements, this Method was invented and adapted in lieu of Barter by the most polished Nations, and so handed down to us, with the Exception of those Savages, (and some People not much better) where the Use of Coin has hitherto remained unknown, and their Traffick carried on in its primitive Way, though not always with its native Simplicity. But before this Alteration, and great Increase of Mankind, their Desires were easily satisfied, as their Wants were the Boundaries of them; they contentedly made the Fleece of their Sheep ferve them for Cloathing, and their Hunger found a ready Supply from their Gardens and Kine: a neighbouring Spring flacked their Thirst, and a Tree, or a Tent, was sufficient to defend them from the Inclemencies of Weather, in those Climes where the first Race was settled...... Their Labour procured them a fatisfactory Support, and the Products of the Earth and Cattle ferved them both for Necessaries and Regales, till their Corruptions brought in Fraud, and this gave Birth to Avarice and Violence; the Stronger began to invade the Weaker; and as these oppressive Acquisitions could only be maintained by Force and Policy, Cities were built, and Governments formed; and when by this Means an aggregated Number swelled to too great a Magnitude, to have their Necessities supplied by their neighbouring Territories, they were compelled to feek for remoter Helps, by Commerce, destroying those halcyon Days, pregnant with the Blessing of Health and Peace, by the Introduction of Luxury and Excess, which spreading as Trade did, carried with them a long Train of Michiess and Diseases, quite changing the Face of the primeval Golden Age, fo replete with Quiet and Tranquility: Distempers and Disquiets slowed in from this Defection, and our unhappy Forefathers no fooner quitted the Rules of Abstinence and Moderation, than they found this Deviation and Change productive of a thousand Ills, destructive both to the Ease of Mind and Body. But though these were the fatal Consequences of Commerce thus abused, yet the Growth of vitiated Mankind, and the peopling thereby of different Parts

An Historical Deduction of TRADE

and Continents, rendered the Continuation of it absolutely necessary for their Comfort and Support; and Life itself would have proved burthensome, without this Means of mutual Affiftance, which, in process of Time, encreasing as Mankind did, and Mens Views and Defigns being extended in proportion to their Defires, Trade was no longer limited to the providing Necessaries only, but Profit was fought in, and became a Motive to, the carrying it on; which, however, might occasionally have promoted both Unity and Charity among them, had the Correspondence been conducted with that Sincertry it ought; and by this Means rendered productive of those reciprocal Benefits and Advantages, that naturally accrue from the Supplying the Wants of one Country, with the Superfluities of another. And though the Degeneracy of Mankind has perverted these Lines leading to Happiness, from having the intended Effect, by their intermixing Corenage and Docure in their Dealings, and, for many Ages past, made Ambition and Avarice the Motives to the Continuance and Extension of Trade, more than Want; yet these sinisfer Designs have accidentally proved very beneficial to these latter Ages, as it is probable without such Excitements, the greatest part of the World and Alli remained unknown to us, but, pushed on by the Desires of Gain, in order to support the one, and satisfy the other, Men have made the many Discoveries which lay hid for Ages, and disregarded the Risks they run, and the Inconhowever, might occasionally have promoted both Unity and Charity among which lay hid for Ages, and difregarded the Risks they run, and the Inconveniencies they suffered, whilst they considered themselves in the Road to Riches and Preferment; the pleasing Prospect animated them to fresh Engagements, and a Succession of these opened to us the wide Field for Trade that now lies before us; and whatever the Motives were to the daring Enterprizes of former Ages, we of this are generally indebted to the Undertakers of them for many of the Comforts and Conveniencies of Life. And my Defign in the Remainder of this Chapter being to shew the Advantages we receive from their Labours, and to deduce the Growth and Progress of Trade, from the small Beginnings I have mentioned, I shall hasten to let the Reader see, in a small Tract, the beneficial Influence it always had, and still has, on human Affairs; and that all Nations have encreased in Strength and Power, or remained weak and abject, in Proportion as they have encouraged or neglected Commerce; which is now become an universal Means, that offers itself to every one, for the Improvement of his Fortune, and from whence the most flourishing States derive their Strength, the Sovereigns their furest Funds, and Particulars the Establishment of their Families in Ease and Splendor.

Whoever runs over all the Ages of the World, will find, that the Histories, even of the most warlike Nations, will furnish him with as large Accounts of their Commerce as of their Conquests, and the Narrative to be equally extensive and full on the one Subject as on the other.

If the greatest Empires were established by Valour and the Force of Arms, they were made firm, and supported, only, by the Succours, which Trade (with the Labour and Industry of the People) surnished them with; and the Conquerors would soon have languished, and perished with the Conquered, had they not (as the Scripture expresses it) converted the Iron of their Arms into Ploughshares, and had recourse to the Riches which Agriculture, Manufactures, and Commerce produce, in order to preserve and improve, by the tranquil Arts of Peace, the Advantages acquired in the Horrors and Tumults of Was.

And to enter more largely into the Proof of the above general Affertion, of the Utility and Excellence of Trade, let us look back into the first Ages of the World, and bring the History of it down to our own Times; and I statter myself, that I shall be able solidly to prove, by the Examples I shall produce, that the Nations neither were, nor are, powerful; the Cities rich, nor populous, but in proportion as they have extended their Commerce; and those Princes do not well understand their own Interests, nor will render their Reigns slourishing, or their People happy, who do not by all Means encourage and protect their trading Subjects.

Monf. Huer* (the illustrious and learned Author of that excellent Book, entitled, A Treatise of the Commerce of the Ancients) seems persuaded, that the Phenicians were the first Navigators in the World; though many think the

tl R di

the

th

nei

rar

De

tha

he

we

G

M Pr

of

Pı

or

It

Si

th

th

ingenious Dr. Garcin, with more Probability, affigns it to the Arabiani, in the little Tract he has communicated to the Publick about it; and conficious of my own mean Capacity, I shall not presume to offer my Sentiments in so intricate an Affair, more especially after what has been said by those learned Authors on the Subject, but give my Reader their own Words, in which he will find the Reasons they affign for their different Conclusions, and from which he may draw Motives for fixing his Judgment, on the Side he thinks most agreeable to it, and Truth: I shall begin with the Opinion of the first of these great Men, and conclude the Chapter with that of the latter.

The Phenicians, and Tyre their Capital, are the first that present themselves Commerce on examining the Commerce of the Ancients; and these will sufficiently prove, of the what a Height of Glory, Grandeur and Riches, a Nation is capable of

attaining by the fole Refources of Commerce.

their

hout

g as n to nly,

ich,

ong

ght; and

one y of the

ngs, the

ifter

it is

Aili r

ries

onhes nts,

lies mer any

der urs,

ngs the all

cct,

ow ent

th. cir

es,

of

nd

as es, ce

These People (as is remarked by the aforesaid Mr. HUET) only occupied a narrow Border along the Sea-Coast, and Tyre itself was built on an ungrateful barren Soil, which, when most fruitful and productive, was insufficient to support that great Number of Inhabitants; which the first Successes of Trade had brought thither.

Two Advantages, however, indemnified this Defect, they had excellent Ports on the Coaft of their little State, particularly that of their Capital; and they were born with so happy a Genius for Trade, as to be commonly affociated with the Egyptians, in the Honour done these latter; by supposing them the Inventors of Naval Commerce, particularly that of long Voyages.

The Phenicians knew so happily how to profit by these two Advantages, that they soon became Masters of the Sea and Commerce. Lebanan, and the other neighbouring Mountains, surnished them with excellent Wood for the Construction of their Ships; and they had in a short Time numerous Fleets, which ran the Hazard of unknown Voyages to establish their Trade; and their People multiplying almost to Infinity, by the great Number of Strangers, which the Desire of Gain, and the sure Occasion of enriching themselves, drew to their City; they found themselves in a Condition to send out many Colonies, particularly that famous one of Cartbage, which preserved the Phenician Spirit in regard of Traffick; and did not yield any Thing to Tyre itself in its Trade, whilst it greatly furpassed it in the Extent of its Dominion, as there will be Occasion to shew

The Degree of Glory and Power, to which the Commerce and Navigation of Tyre had raifed it, rendered it so famous, that the Report of prophane Authors would hardly be believed destitute of Exaggeration, had not the Prophets themfelves spoke of it with still greater Magnificence; so that the Description of its Grandeur, of its Forces, and the almost incredible Number of its Vessels, Merchants, and Merchandizes; makes one of the most beautiful Passages in the Prophecy of Ezekiel, which could not possibly be forgot, when we are speaking of the Excellence of Commerce, and its Splendor. And the Prophet Isaiah likewise says, That Tyre is the common City of all Nations, and the Center of all Commerce, and, in a Word is the Queen of Cities, whereof the Merchants are Princes, and which has for Traders the most illustrious Persons of the Earth. Such was the ancient Tyre, when (following the Prophecies of Ezekiel) the fell: or funk, under the Arms of Nebuchadnezzar, after a Siege of thirteen Years. It is true, that Providence had (if we may fo fay) fecured an Afylum and Resource to the Inhabitants of this unfortunate City; for the Tyrians, during so long a Siege, had both the Precaution and Time to fortify a neighbouring Island, where they established their maritime Forces, and where their Merchants retired with their Stores and Merchandizes, and there continued a Business so flourishing, that the taking and ruining of their first City, did not destroy their Empire of the Sea, nor the Reputation of their Commerce

It was this new City of Tyre, which, trufting in its Riches and Puissance, dared afterwards to refift Alexander the Great, already Master of one Part of Afia, and had like to have interrupted, for some Time, the Course of his Victories; but in Pay of its Temerity, it was entirely destroyed by the Conqueror; and, to the End there might remain to it no Hopes of being raised from its Fall (as the first Time) he removed its Marine and Commerce, transferring them to

3

An Historical Deduction of TRADE

Alexandria, a new City that its Founder intended to make the Capital of the Empire of Afia, of which he then meditated to atchieve the Conquest

Whilst the one and the other Tyre experienced these great Revolutions, Carthage, a Tyrian Colony, as aforesaid, augmented its Forces by Trade, and by that OF THE put itself in a Condition once to dispute with Rome the Empire of the World.

These new Africans soon reaped the Benefits, which the happy Situation of their City offered, and profited by the Genius for Trade and Navigation, which they had brought with them from Phenicia; they made their Fleets and Merchants pals on one Side to the Ocean, beyond the Pillars of Hercules, and, on the other, along the whole western Coast of Europe; and, if some Authors may be credited, their Pilots and their Merchants even had the Boldness, or good Fortune, to be the first that penetrated as far as those unknown Lands, of which the Discovery many Ages afterwards, has done so much Honour, and brought so much Profit to the Spaniards.

The Carthaginians, quite occupied in their Commerce, never thought (till too late) to value themselves on the immense Riches, which they had amassed (by this Means) for extending their Dominion abroad; but their being tired of their pacific Merchant State cost them dear.

Their City, which Trade had peopled with above seven hundred thousand Inhabitants, was foon deserted, to furnish their Armies with Troops and Recruits. Their Fleets accustomed solely to carry their Merchants and Merchandize, were now only loaded with Soldiers and warlike Stores, and of their wifest and more fortunate Traders were formed those Chiefs, and Generals of Armies, which were destined to make Rome tremble, and put Carthage in a Condition to become the Mistreis of the World.

The high Feats of Arms of the Cartbaginians in Sicily, Sardinia, Spain, and particularly in Italy, under the famous HANNIBAL, and also the Disorder of their Affairs by the Victories of the two Scipios, are Facts well known, and are of too little Import to the Matter of which we treat here, to call for any Detail of them; and I shall only add, that Trade had raised Cartbage to so high a Degree of Riches and Power, as obliged the Romans to a fifty Years cruel and doubtful War, to subdue this Rival; and, in fine, triumphant Rome believed she could not entirely subjugate and reduce her by any better Means, than cutting off those Resources which she might yet find in Trade, and which, during so long a

Time, had supported her against all the Forces of the Republick. It was, in effect, that Resolution of the Senate which decided the Fate of Carthage; and the Carthaginians themselves were so terrified, that having apprehended by this Defign, they should be obliged to give up their Fleet, and to retire inland five Leagues from the Sea, they chose rather to expose them-felves to the Hazards of the third Punic War (so fatal to them) than to renounce, fo easily, the only Hopes that could remain to them in their Misfortunes, and voluntarily consent to see their Commerce pass to Utica, where they knew the Romans, to atchieve their Ruin, proposed to transfer it, as we have said Alexander did that of Tyre, to the new City he had given his Name to, when he determined to punish the Tyrians for having dared to retard his Conquests.

ALEXANDER lived too short a Time for to be Witness of the happy and flourishing State, to which Commerce would elevate this last City. The Ptolemies, who after his Death had Egypt for their Part of his Conquelts, took Care to fupport the Infant Trade of Alexandria, and foon brought it to such a Degree of Perfection and Extent, as to bury in Oblivion both Tyre and Carthage, which, during so long a Time, had carried it on, almost alone, and had reassembled to them the Commerce of all other Nations.

The so sudden Success of the Commerce of Alexandria, ought not to occasion much Surprize, when Reflection is made on its happy Situation, which rendered it fo commodious to be the Depository of all Merchandizes from the East and West.

This famous City had on one Side a free Commerce with Afia, and all the East, by the Red Sea; the same Sea and the Nile gave her Entrance into the vast and rich Countries of Ethiopia. The Commerce of the rest of Africk and Europe was open to her by the Mediterranean; and, if the would carry on the interior Commerce of Egypt, she had besides the Conveniency of the Nile, and Canals

COMMERCE EGYPTIANA

COMMERCE

made by the Hands of Men, (Works immortal, and almost incredible, of the first Egyptians) she had, I say, the Help of Caravans, so convenient for the Safety of Merchants, and for the Transportation of their Merchandizes:

There was added a large and fafe Port, where foreign Veffels arrived from all Parts, and whence departed incessantly the Egyptian Vessels, which carried their Merchants and Commerce to all Parts of the then known World.

It was this Conveniency of depositing Merchandizes at Alexandria, that spread through all Egypt those immense Riches, which rendered their Kings sufficiently powerful to support themselves, for more than an Age, against the Romans, who endeavoured, from Time to Time, to subdue so fine a Kingdom: Riches so confiderable, that Historians affirm, that the Product only of the Customs of Importation and Exportation, upon the Merchandizes that passed the Custom-houses of Alexandria, amounted annually to more than thirty Millions of Livres, (or about 2,250,000. Sterling) though the major Part of the Ptolomies were moderate enough in the Imports which they laid on their People.

Before the Battle of Actium, the Romans had always found, in the Spoils of COMMERCS the Nations they had subjected, from whence to fill the Treasury of the Republick, and, at the same Time, to furnish a Sufficiency for the Expences, in which the Plan of an univerfal Monarchy continually engaged them.

These Resources beginning to fail them, the Commerce of Egypt seemed very proper to support by its Riches (and as I may say, by its Credit) the Reputation

and Empire of Rome.

of the

y that

tion of

which

chants other,

edited.

to be Profit

till too

d (by

oufand

cruits.

, were

more

which

ecome

der of

and

Detail

Degree

ubtful could f those

long a

ate of having

t, and

themounce.

w the

xander

en he

y and lemies.

are to

ree of

vhich. led to

calion

ered it

West.

all the

ne vast Europe

nterior Canals made

From the Time that Augustus had reduced this Kingdom to a Province, he tarnestly endeavoured to make the Trade of Alexandria flourish more than ever, and at the same Time he augmented that which the Egyptians had always maintained, or carried on in Arabia, the Indies, and to the most remote Parts of

the East, by Way of the Red Sea.

Alexandria become Roman, was only inferior to Rome itself, in Grandeur and in Number of Inhabitants. The Magazines of the Capital of the World were no longer filled but with the Merchandizes which came to it from the Capital of Egypt; and very foon neither Rome, nor all Italy subsisted, but by the Corn and other Provisions brought to it by the Merchants and Egyptian Fleets; and that in so great a Quantity and Abundance, that an Historian (Josephus) affirms, (tho doubtless with some Exaggeration) that Alexandria yielded more Riches to the Treasury of Rome in one Month, than all Egypt in a Year: Though if Pliny's Calculation is to be credited, the Profits of the Commerce of Egypt amounted yearly, for Rome, to 125,000,000 of Crowns (and these at 54d to about 28,125,000l. Sterling, as the Exchange is through this whole Work) that is to fay, a hundred Times more than the Romans employed, whose ordinary

Expences did not amount to above r,250,000 Crowns.

This great Trade, (which foon made that of all the other Provinces of the Empire flourish) augmented inceffantly, and made the Senate determine to maintain it, by the Corporations it established in Rome, for Trade and Traders, by the Laws which it made in their Favour (or rather by those of the Rhodians, which it adopted, and which are long fince become a Specie of the Law of Nations, for the Navigation and Commerce of the Mediterranean) by the Magistracy it encharged with their Execution, and by the Protection which it afforded to the Merchants, as well Strangers as Romans, in all the Extent of the Empire.

Alexandria, notwithstanding, had in the End the Fortune of Tyre and of Cartbage. Trade had raifed her, and the Fall of her Trade overfet her. The Saracens, who seized on Egypt in the Reign of Heraclius, having by their Fierceness driven away the Merchants, who love Tranquility and Peace, this City, which then held the first Rank after Rome and Constantinople, hardly preferved any thing of its ancient Splendor; and though it afterwards regained some Vigour under the Sultans, and the same now from the Christian Nations, which carry on the Levant Trade, and maintain a tolerable good Business; it is, however, no longer possible to know again that ancient Alexandria, so famous, and which by its Trade was, for so long a Time, the Glory and Support of an

^{*}Monf. Sovery calculates a French Crown to be worth 54d. Sterling, at the Time of his Writing, though is greatly altered fince.

An Historical Deduction of TRADE

Empire, which, in Truth, was founded by Arms, but that received its principal Strength from Commerce.

COMMERCE GAVLS.

Before we proceed to treat of the Commerce of the Moderns, we will yet add fome Examples of the Gallick Cities, which were formerly rendered famous by the Enterprizes of their Merchants.

It is easy to demonstrate to the French of the present Times, (to excite them to revive their Trade) that the Gout and Genius of the Nation has been always divided between the Glory, which it acquired by its Arms, and the folid

Advantages produced by Trade. Marfeiller, the most ancient Ally of the Romans, equally celebrated for its Antiquity, for the Wisdom and Equity of its Senate, for the Sciences taught in its Academies, for the many Colonies it established, and for the Wars it gloriously maintained against so many different People, jealous of its Riches, was indebted only to its Trade for these Advantages; and it was solely by the Means of Commerce, that it arrived, in so short a Time, to that high Point of Respect and Power, as to render it for a long Time the Arbitrator of the neighbouring Nations, who were drawn there to learn the Arts and Politeness of Greece, which its first Inhabitants brought from Asia, when they left it, to fettle among the Gauls.

The Example of Marfeilles soon animated the greatest Part of the French Cities to Trade, more especially those that were situated upon the same Sea, or that

were not far distant.

Arles became famous for its Experience in Navigation, and for its Ability in the Art of building Ships. It likewise distinguished itself for the Invention of divers Manufactures, and above all, its Works in Gold and Silver gave it a great

Narbonne even yet exceeded Arles, and, so long as its Port existed, it saw arrive Fleets from the Eaft, Africk, Spain, and Sicily, loaden with all Sorts of Merchandize; whilst the Inhabitants on their Side equipped their own Ships to carry abroad the Products of their Country, or the Manufactures which were owing to their Industry.

When the Alteration of the Course of the River Aude had occasioned its deferting the Port of Narbonne, Montpellier took the Advantage of that's Decline, and this last City received in her own, Ships from all Parts of the Mediterranean,

wl. h arrived before in that of the first mentioned.

There were yet reckoned among the Number of the French Cities, fituated on this Coast, which Trade had rendered flourishing (though in a very inferior Degree to those just now mentioned) Agde, Toulon, Antibes, Frejus, and Aigue-Morte, particularly the last, before the Sands of the Rhone had left it at a Distance from the Sea; and no one can be ignorant, that even to the Time of St. Lewis, this was where the Embarkments were made for the holy Wars, and that it was the Merchants of this Place which furnished that great and holy King with the greatest Part of the Ships that composed that numerous Fleet which he titted out in the last Years of his Life for his Expedition against Tunis.

The Gailick Ocean had likewife its Ports and Cities for Trade, of great Reputation; as Bourdeaux in Guyenne, Vannes and Nantes in Bretagne, and the famous Cerbillon, (now unknown) which Strabo places near the Mouth of the Loire.

In fine, in the inland Country was Lyons, (a City yet so famous for its Trade) where, if we may believe some Authors, there formerly assembled no less than fixty Nations to treat of their Commerce, and which, from that Time, (by its happy Situation at the Confluence of the Rhone and Saone) extended, as one may fay, its Arms, from the Ocean to the Mediterranean, and was become as a general Staple or Storehouse for all the French Merchandizes, without reckoning the Trade which the carried on in all the Levant, and particularly in Egypt, by Means of the Correspondencies which she had with Arles and Marseilles.

Let us now pass from the ancient History to those of the middle Age and latest Times, and these two Histories will furnish us with Facts, which will not be less interesting, nor less glorious to Commerce, than those of which Antiquity

has taken Care to preferve to us the Memory.

RE-ESTA-BLISHMENT COMMERCE WEST.

The Fall of the Roman Empire had drawn after it that of all the People who had submitted to it. The Inundation of the Barbarians, so fatal to the Sciences and polite Arts, was not less so to Trade, and, if the Learned saw their Libraries, and the finest Works, sacrificed to the Flames, by People equally fierce as ignorant, the Merchants had not more Power to fave from their Fury, either their numerous trading Fleets, with which they covered both the one and the other Sea, nor the vaft Magazines, which they had always full of Merchandizes the most useful and rich.

So that whilst these Nations, greedy of Blood and Pillage, were fighting with the Romans, or whilst they were disputing among themselves the Possession of the Countries they had usurped, all their Commerce consisted only in the Spoils of the Vanquished; and they had no other Trade than the sharing of those immense Treasures, which they found amassed in all the Towns of the Empire which they facked, and particularly in the Capital, which was more than once exposed

in Prey to their Fury and Avarice.

ays lid

ite

in

it

ca,

of

cís

ics

nat

in

of

eat

aw

of to

cre

its

nes an,

on ior ice is, it th

Jus yales

But after that the bravest and most fortunate of these Barbarians had formed puissant Monarchies from the Ruins of the Roman Empire: After that they were established, some among the Gauls, as the Franks; others in Spain, as the Goths; and others yet in Italy, as the Lombards; they foon learnt from the People they had subjected, and whom they had afterwards associated, the Necessity of merce, and the Manner of carrying it on with Success; and they became fo skilful, that some of them were in a State or Capacity of giving Lessons to others; for it is to the Lombards that the Invention and Ufage of the Bank, of Books with double Entries, of Exchanges, and a Number of other ingenious Practices, which facilitate and fecure Trade, are commonly attributed

It does not appear very certain who were the People of Europe, which (after that the new Masters had divided it, and recalled Peace) applied themselves first

to Trade, and made it flourish.

Some Injunctions of Charlemagne, and of Louis le Debonnaire, might make it believed, that it was by France that Commerce re-established itself in the West, and the Laws that those two Princes made, either to hinder their Subjects from a contraband Trade with their Neighbours, or to ease the Merchants which trafficked in the interior Parts of their Estates, from the new Impositions which they would have laid on their Merchandizes, at least shews that the French, before the eighth Century, did not carry on an inconfiderable Trade, either within or without the Kingdom.

There is, however, an Appearance, that the Civil Wars, which were so frequent under the Reign of Debonnaire, and during that of his Children, soon interrupted the first Success of Commerce (revived in France) and the Incursions of the Normans, which laid waste almost at the same Time the French Empire, having entirely destroyed Trade; the Italians had a Juncture to acquire the Glory of being its new Restorers, as they ought to have that of afterwards recalling the liberal Arts and Sciences, which had been banished ever since the dismem-

bering the Roman Empire.

It is therefore to the People of Italy, particularly to those of Venice and Genoa, that the Re-establishment of Commerce is indebted; as it is also to Commerce that these two famous Republicks, which have been so long Rivals, owe their Glory

and Puissance.

In the Bottom of the Adriatick Sea, there were a Quantity of small marshy Commerce Isles, separated only by narrow Canals, but covered, and (as one may say) secured, by VENETIAND divers Morasses, which rendered the taking them almost impracticable. Here fome Fishermen retired, and lived on the small Traffick which they made with their Fish, and of the Salt which they drew from the Ponds on some of these Isles.

It was these Islands which served for a Retreat to the Venetians, a People of that Part of Italy which is along the Gulf, when Alaric King of the Goths, and afterwards Attila King of the Huns, came to ravage Italy, particularly after that this last (who highly merited the Name of the Scourge of God, which he had given himself) had taken Padua and Aquila, and had reduced them to Ashes.

These new Inhabitants of the Morasses did not at first compose any Body Politick, but each of these seventy-two Isles of this sittle Archipelago had, for a long Time, their proper Magistrates, and, as one may say, a separate Sovereignty.

COMMERCE

GENOESE.

An Historical Deduction of TRADE

When their Commerce became so flourishing as to give Jealousy to their Neighbours, the Venetian Islanders thought of forming themselves into a Republick, and it was this Union (first begun in the fixth Century, but not perfected till towards the Middle of the eighth) which laid the most solid Foundations of the Power and Commerce of the Venetians, particularly that of the last, which during more than sour Ages, had not, in any Respect, its Equal in all Europe.

than four Ages, had not, in any Respect, its Equal in all Europe.

Until the Union of the Isles, the Trade of their Inhabitants spread but little beyond the Coasts of the Mediterranean; but the Establishment of the new Republick, having given Courage and Strength to their Merchants, their Fleets were in a short Time seen to viit the most distant Ports of the Ocean, and afterwards those of Egypt; and by the Treaties made with the Sultans, under the Pope's Approbation, secured the Trade of Spices, and other rich Merchandizes of the East, which they were to purchase at Cairo, a new City the Saracen Princes had built on the Banks of the Nile.

The Riches of the Venetians encreased to such a Degree, by the Commerce with Egypt, that they thought themselves strong enough to undertake some Conquests, and to form, from the taking a Number of important Towns, what they called their State of Terra Firma, which rendered them yet more considerable in Italy, though they lost a Part after the samous League of Cambray.

Animated by these first Successes, and supported by the Resources of their Commerce, and by the inexhaustible Funds, which their Merchants were capable of surnishing to the Treasury of the Republic, Venice happily carried her Arms yet farther, and extended her Conquests on the Side of the Morea, and in many of the principal Isles of the Mediterranean and Archipelago, which the subjected to her Dominion; and, to complete her Glory, she had a great Share in almost all the Croisades which were made for the Recovery of the Holy Land, or for the Succour of the Christians of the Levant, as well as at the taking of Constantinable, and the Conquest of the best Part of the Grecian Empire, which past under the Dominion of the French Princes, in the Beginning of the thirteenth Century.

Dominion of the French Princes, in the Beginning of the thirteenth Century. Venice was in this State of Prosperity and Glory, when she experienced the Lot of so many powerful Cities, which the Fall of their Commerce had either ruined or weakened; she found, in the Diminution of her own, the satal Term of that Puissance which had given Umbrage to so great a Number of Princes combined to her Destruction, who signed the Treaty of Cambray in 1508; and two of her most celebrated Historians take particular Notice, that their sage Senate had not had so much Trouble to re-establish their publick Affairs after the samous Battle of Aignadel, but because the Republic could not any longer find the same Resources as heretofore, in the Trade of the Merchants, already greatly ensembled by the Loss of that of the Spices, which the Portuguese had begun to carry from them, and which was yet diminished from another Side by the Provincials, particularly by those of Marseilles, who became in greater Esteem than the Venetians at Confunctional and in the principal Sea-Ports of the Levant, and who knew so well how to maintain their Credit, that very soon all the Commerce of those Parts was only carried on under French Colours.

Genoa, which had re-commenced an Application to Commerce, at the same Time with Venice, and had not been in any Degree less fortunate in making it flourish, was, for a long Time, a troublesome Rival, who disputed with the Venetians the Empire of the Sea, and who shared with them the Trade, which they carried on in Egypt, and in all the other Ports of the Levant, and of the West.

A Jealoufy was not long in breaking out, and the two Republicks having come to Blows, it was was not till after three Ages, of an almost continual War, (only suspended by some Treaties) that the Genoese (commonly superior to the Venetians, and which was signalized by many Advantages that they had gained during the new Wars they had together) lost, about the End of the sourcenth Century, their Reputation and Superiority at the Battle of Chiozzad, where Andrew Contarini, Doge and General of the Venetians, secured to his Republick (by a happy Desperation) the Honour of an unequal Combat, which decided for ever a Quarrel so famous, and brought to Venice the Empire of the Sea, and the Superiority of Trade, which were the Reward of a Victory so unexpected.

Genoa

Genoa was never able to rife again from its Lofs, and victorious Venice enjoyed for a whole Century its Advantages, both in Trade and War; but, in fine, thefe two Republicks, although very unequal for the Rank which they have now in Europe, and for the Figure that they make, are become, as one may fay, to a Sort of Equality in Trade, with this Difference however, that the Venetians carry on a greater than the Genoefe in the Levant, and the Genoefe a more considerable one than the Venetians in France, Spain, and other Christian States

righ-

and

rards orver nore

little

new

lects

fterthe lizes acen

vith

efts, illed

taly, heir

able rms

any d to

t all the

ple, the

Lot

l or hat

ned her

not ttle

ces he

m,

rly

n-ell as

ne

At the Time that Commerce re-commenced and gained Strength in the meridional Commerces Parts of Europe, there was formed in the North a Society of Merchants, which not HANDEATICE only brought it to all the Perfection it was capable of having, before the Discovery of the one and the other India, but also begun to give it those Laws it has continued to observe under the Name of Uses and Sea Customs, and to form a Sort of

Code, the first of all those which have been made for the Marine Trade. This Society is the famous Affociation of the Hanfeatick Towns, which is

commonly believed to have begun at Bremen on the Weser, in 1164. It was not at first composed of more than the Towns situated on the Baltick Sea, or of those that were but little distant. Its Reputation and its Forces encreasing, there were but few of the trading Towns in Europe which were not desirous of engaging in it. France furnished to the Confederation, Rouen, St. Malo, Bourdeaux, Bayonne, and Marfeilles; SPAIN, Barcelona, Seville and Cadiz; ENGLAND, London; PORTUGAL, Lifton; the Low Countries, Anvers, Dort, Amsterdam, Bruges, Rotterdam, Ostend, and Dunkirk, ITALY and SICILY,

Melfina, Livorno, and Naples.

The End of the fourteenth Century and the Beginning of the 15th were the most flourishing Times of this Alliance; it was then it presumed to declare War against Kings; and History has not forgot that which it made against Waldemar, King of Denmark, about 1348, and against Eric in 1428, particularly this last; where the Hanscatick Fleet was composed of forty Ships, with twelve thousand

regular Troops, exclusive of the Sailors. The Policy of the Princes, whose principal Towns had entered into this Affociation, thought it ought to give Bounds to a Power, which began to grow suspicious, and which had not failed to become very soon formidable; the Means were easy and short, each one withdrew their Merchants from the Alliance, which, in a little Time (of that large Number of Towns of which it was composed in its greatest Power) found itself reduced to only those that had begun the Confederation; Towns, notwithstanding, still so puissant by their Commerce, that they were admitted to make Treaties with the greatest Kings, and particularly with those of France, as very lately happened in the Reign of Lewis XV. and in the Regency of Philip Duke of Orleans.

Some Towns of Lower Germany still preserve the Name of Hanseatick Towns, but, for the greatest Part, this is rather a Title with which they aim to honour themselves, than a Mark that they continue to carry on Trade under the Laws and Protection of the ancient Alliance, there not being now more than Lubeck, Hamburgh, Bremen, Rostock, Brunswick, Cologne, and a few others, which are truly Hanseaticks, and of which the Deputies are found at the Assemblies, either ordinary or extraordinary, which they have for the common Interest of the Affociation.

The great Trade which Holland carries on with the Hanfeatick Towns, does not contribute a little to support them in a Part of their ancient Reputation; and it is particularly to the Alliance which they have with that powerful Republick, that they owe the preservation of their Liberty; the Succours which some of them have received have more than once faved them from the Enterprizes of the Princes their Neighbours, who either pretend to have a Right over them, or were jealous of the Riches that their Merchants amass in Trade.

It is also Commerce, and the immense Riches which the Dutch have acquired Commerce by it, that laid the first and most solid Foundation of that Power, which has Dutch placed them in a Condition to give so great Succours to their Allies; and it is only to the Resources, which they have found in their Trade, that they owe that Degree of Strength and Credit, in which, at present, their Republick appears;

a Credit so great and so well established, as has already, for a long Time, rendered it equal to Kings, and in some Sort the Arbitrator of their Differences.

The Inhabitants of the Low Countries have always been diffinguished by their Trade, but the Riches thereof has also, always rendered them sierce, and impatient

of any Sort of Yoke, even the most easy and moderate.

These Provinces, already so well known, by their continual Insurrections against their best Princes, having past, in the fifteenth Century, under the Dominion of the Spaniards, they presently found, in the Severity natural to that Nation, Motives to excite their factious Genius, and, under a pretended Violation of their Privileges, by their new Masters, they united to support them, and combated so fortunately for Liberty, that with the Aid of the powerful Protectors, who declared for them, (and particularly France) seven among them in the End sormed this Republick, which, in less than half an Age, has carried its Arms and Commerce into all Parts of the Earth, and has made Establishments so solid, that there are no Powers who appear capable ever to shake them; nor is there any Likelihood that its Fall will come, but from itself, and that it cannot fink but under its own Weight, and only by Means of the too great Extent of Trade, which it may not be longer in a Condition to support.

The Spaniards, to stop the Progress of this new-born Republick, believed that the hindering their Trade would suffice, and to prohibit that which its Merchants had always continued, (notwithstanding the War) in all the Ports of

the Spanish Dominions.

The Project was effectual, and the Dutch, deprived of this Resource, would have found themselves reduced to the last Extremity, if the most daring of their Merchants had not taken the Resolution to go to the East-Indies, to partake, if it was possible, with the Portuguese, (then united with the Spaniards) the immense Riches which the Oriental Trade produced.

This Enterprize, which appeared far beyond the Power of these People, but ill fixed in their Liberty, or rather who still fought to obtain it; this Enterprize, I fay, after fome unsuccessful Voyages, was in the End fortunate, and they fitted out twenty Fleets in less than ten Years, which returned loaden with Spices and other Merchandizes of the Indies, as well as with the Spoils and Booty of the Spaniards and Portuguefe.

And, to prevent the Confusion and Disorder that so many different Companies which were daily forming, and that had nothing in common but the Object of their Trade, might bring to it, it was then determined, by uniting them all together, to form that famous Dutch East-India Company. which seems incessantly to gain new Strength, and which, after above an Age's Continuance, has not

fuffered any Misfortune or Diminution of its Power and Glory

This great Establishment was made in the Year 1602, and it is this that has ferved as a Model to fo many other celebrated Companies, which have fince carried on a Trade from Holland to all other Parts of the World, and particularly to the Ports of the Levant, Africk, the West-Indies, and, in one Word, to every Place, where Bufiness could be transacted: These able Merchants neglected not any, and they found in the less important, as well as in the more considerable, Profits and Resources, which ordinarily escaped the Notice of other Nations.

It is this Commerce, which may be termed universal, that reassembles in Holland this infinite Number of Merchandizes, which it afterwards diffuses in

all the rest of Europe.

It produces hardly any Thing, and yet has wherewith to furnish other People all that they can have need of: It is without Forests, and almost without Wood, and there is not feen any where elfe fo many Carpenters, which work in naval Constructions either for War or Merchandize. Its Lands are not fit for the Culture of Vines, and it is the Staple or Mart of Wines, which are gathered in all Parts of the World, and of Brandies drawn from them. It has no Mines nor Metals, and yet there is found almost as much Gold and Silver as in New Spain or Peru, as much Iron as in France, as much Tin as in England, and as much Copper as in Sweden. The Wheat and other Grains that are there fowed, hardly fuffice for Nourishment to a Part of its Inhabitants, and it is, notwithstanding, from bence that the greatest Part of its Neighbours receive them, ered

heir

tient

ainst

the

tives

ges,

ick,

no that

not

eved

its

s of

ould weir , if

the

but ize,

ted

and

the

of

all

ıtly

not has

ice

to

ery

ot

le,

in

in

er

in

or

ed

either for their Subfifience or Trade; in fine, it feems as if the Spices grew there; that the Oils were gathered there; that it nourified the precious Infects which fain the Silk, and that all Sorts of Drugs for Medicine or Dying were in the Number of its Products, and of its Growth; its Warehouses are to full, and its Merchants seen to carry so much to Strangers, or that Strangers come to load in its Ports, that there is not a Day, and, it may be said, a Moment, that Ships do not come in or go out, and frequently entire Fleets.

The new Commerce of the Mulcovites, a Commerce already established and Commerce, and which promises still a more happy Success; this commerce, I say, which we see grow under our Eyes, merits without Doubt not to be forgotten in this Species of historical Abridgment of the Progress of Trade, and of the Advantages which thereby accrue to those Nations that apply themselves to it.

The Situation of Muscowy is one of the happiest for Commerce, its Crontiers bordering on those of China, give to it a Facility of carrying on Trade in that vast and rich Empire, which re-unites, in some Sort, the whole Trassic of all the East. On the Side of the Caspian Sea, there is offered to it that of Per in of Armenia, and of the East-Indies; it may maintain a very considerable one with Constantinople, and the other States of the Grand Signior, by Means of the Ports, which it has, or which it may establish, on the Euxine Seas and Archanges stoit a great Trassick with France, England, Holland, the Lower Germany, and many other Nations.

In fine, to support this vast Trade with Reputation, it does not lack any rich Merchandizes, either of what it has, of its own Products, or, at least, that are found there, both better, and in greater Abundance, than elsewhere; and, for the Transportation into its Provinces, of those which come to it from abroad, it has four great Rivers, whose Courses are near enough to be easily joined by Canals, and which discharge themselves into the four Seas, by which this grand Empire is in Part bounded, providing, as one may say, for bringing even into the Capital the Spoils of all the rest of the World.

So many Advantages were for a long Time neglected by a Nation equally fierce and lazy, and where the natural Indolence was yet maintained by the political Diffidence and Suspicions of the greatest Part of their Princes, which had prohibited them all Communication with Strangers.

It is true, that after the English had discovered, by a fortunate Hazard, the celebrated Port of Archangel, all Nations, which carried on the Northern Trade, had a free Admittance into this Part of the Czar's Estates, but it was not properly till the glorious Reign of Peter the Great*, that Muscovy knew her Strength and true Interest, in Regard to Commerce; and it is to this Monarch, (always vigilant for the Glory of his Nation, and the Prosperity of his People) that it is indebted, for having already carried its Trade almost to all Places, where other Nations of Europe have established theirs, and where, till then, the Name and Empire of the Muscovites were hardly known.

It is to the Year 1697 that the Épocha of the Establishment of this new Commerce ought to be fixed; a Year which should for ever be consecrated in the Muscovite Feasts, since it was at that Time that the political Voyages of the CZAR, Peter Alexowitz, began, and that this Monarch formed the Grand Design of changing the Face of the Russian Empire, and, by introducing Trade, to bring in also in its Train, Politeness, the Sciences, liberal Arts, and the many

other Advantages, which are ordinarily the Fruits of them.

For the Execution of a Project so worthy of him that had conceived it, that famous Embassy, to which was given the Name of the Grand Embassy, which without doubt it merited, on Account of the Czar's Presence, who determined to be there in Person, though incognito, and mixed in the Train of the Ambas-

fadors, was feen to arrive in Holland, and afterwards pass over to England.

The Pretext was the Renewal of the ancient Treaties: The true Reaton was, that the Prince this Way found an Occasion to come and study with their two Nations, so skilful and fortunate in Trade, the most sure Grounds of that which he designed to establish in his own Estates.

^{*} This great Prince died in the Year 1-29.

It was then that, despoiled of the Marks of Grandeur, and mingled with the most simple Workmen, he did not think it unworthy of his Majesty and of his

Rank, to employ his royal Hands in the same Works as they.

Sometimes with the Mallet and Chissel in Hand, he worked in the Yards at all Sorts of Naval Conftructions, which could make the Marine flourish. Other whiles, attentive to the Lessons of some knowing Pilot, he informed himself of the divers Points of Wind that reign at Sea, or learned the Manner of using the Compass and Sea-Charts for a safe Navigation. At other Times he took the Shuttle, and studied, in the Manufactories, the Art of making those fine Cloths, which the English and Dutch had till then sold so dear to his Subjects. Sometimes also, by Conversation with the most able Merchants, he sought to penetrate into the Secrets of the Bank and Exchange, and to secure before-hand Correspondents at London and Amsterdam to the Bankers, which he proposed to establish in the principal Towns of his Estates. In sine, nothing escaped his Curiosity, nor from the Desire which he had to form his Subjects to Arts or Manusactures; and, as if he defigned sometime or other to serve them as a Master in the Fabrick of all Sorts of Works, he himself served a Sort of Apprenticeship, and he was seen affiduous in the Work-Houses of the most able Artificers; here to handle the Iron with the Blacksmith, there cutting Wood with the Carpenter; in another Place twifting Hemp with the Ropemaker, and, in one Word, to work at all the Trades which are customary to support Commerce, and render it flourishing.

It cannot be expressed how many Establishments, favourable to Trade, and till then unknown to the Muscovites, were the happy Consequences of the curious Discoveries of a Prince so universal, and so attentive to the Good of his

People.

New Ports are opened in divers Parts of his Estates, and that of Petersburgh feems already to vie even with that of Amsterdam. The numerous Fleets, almost all built in the Yards of the Czar, and armed in his Arsenals, secure the Maritime Commerce of his Subjects, and make the Prince respected by his most powerful Neighbours, his Merchants already accultomed themselves to carry to Foreigners (upon their own Ships) or to bring from them directly, all Sorts of Merchandizes which Muscovy produces, or of which the stands in need; and their Flag he already appeared beyond the Streights, and in many Ports on the Coasts of the Mediterranean.

On the Land Side, with numerous Caravans, they make a Road cross the vast Regions of Tartary, and being admitted at Pekin, they return loaded with the

richest Merchandizes of China and the East.

The Junction of the Baltick with the White Sea is almost atchieved, by Canals cut in the Lands, with a Labour and Expence immense and truly Royal; and there lately are others dug to join these two Seas with the Caspian, by Means of the Volga.

All the Towns are filled with Workmen and Artificers, who labour in the Manufactories; and those of Silks and Stuffs, are so well established in Moscow itself, that in the one is made sufficient Cloths to clothe the Muscovite Troops,

and, in the other, Silks enough for the Czarina and her Court.

In one Word, there is no Trade or Manufacture, that flourishes in the other States of Europe, which this fage Prince has not endeavoured to introduce among his People, either by attracting to his Court, and by large Pensions and a powerful Protection engaging to his Person, the most able Workmen from abroad, or by sending the most docile and industrious of his Subjects to learn, in foreign Countries, that which each Nation has proper to it, for the perfecting of Arts, and not recalling them until he deems them sufficiently instructed to work themselves and teach others.

Let us now join to fo many Examples, ancient and modern, of the Advantages that Commerce produces to States, and among the Nations where it flourishes; let us add, I say, some Examples of Particulars, which Trade has raised to the highest Fortune. Perhaps those which are more affected by their own Interest than by that of the Publick, may herein find Motives and Inducements to animate and engage them to a Profession which may be attended with so great and happy Effects.

ith the

of his

ards at Other

sfelf of ufing

ok the

Cloths,

etimes

te into

ndenta in the y, nor tures: abrick ic was

andle er, in work der it

f the

of his

burgb

lmost

Marimost rry to rts of

their

Coasts

e vaft h the

oyal;

leans

the

Cow

ops,

ther ong rful

r by

eign

rts,

ork

let

the

rest

to

cat

nce

France will furnish us with the first, and we shall find a second among the

fovereign Houses of Italy, both equally celebrated and fingular.

James Court, Native of Bourges, was a Son of a private Merchant; he followed the Profession of his Father, but with such speedy and happy Success, that an Author affures us, he gained more alone, than all the Merchants of the Kingdom

His Commerce was extended in all the Mediterranean, he trafficked in Afia with the Turks or Persians, and the other Subjects of the Sultans of Babylon, and in Africk with the Saracens.

It was by the City of Montpellier (which then was the only Entrance of the Kingdom on that Side) that he carried on fo great a Trade; this also was the only Reason that could render that City dear to James Coeur, with which he had not otherwise any Connection, and consequently this was the sole Motive that could determine him to embellish it. After speaking of a Fountain which he made, where his Arms still remain, we shall enlarge a little on the common Exchange of the Merchants, known at Montpellier under the Name of the Loge, which he built, that this Edifice might have a remarkable Conformity with the Commerce of the City, as it is visible, he never dreamt of undertaking the former, but with the View of augmenting and facilitating the latter. This Building, which still subsists, is solid and magnificent. What is admired above all, are the Basson Relieves in Medallions, which ornamented the Front, and which employ the vain Curiosity of those, who have yet the Weakness to give into the Search after the Philosopher's Stone; these are to them so many enigmatical Emblems, under which they imagine that James Coeur has hid the Mysteries of the grand Work, of which he had made Use (as they pretend) to acquire his immense Riches, which, notwithstanding, he only owed to Trade, as Mr. Astruc believes.

His great Riches, acquired by a Way so lawful, and the Probity with which he always conducted his Business, having rendered him samong Foreigners, and known at Court, Charles VII. called him to the Ministry, and trusted to him the Management of his Finances, making him Grand Treasurer.

His Elevation did not in the least interrupt his Trade, but, on the contrary, ferved him to continue it with greater Reputation and Success; but then, this generous Merchant, whose Heart was yet greater than his Fortune, had the most noble Views in his Commerce, and preferring the Interest of the State to his own, it was much more in his peculiar Funds than the Prince's Exchequer, that he found Resources, not only to re-establish the Kingdom (exhausted by a long War) but to enterprize against the ancient Enemies of the French Name, and to re-unite to the Crown one of its finest and richest Provinces, which had been for a long Time in the Hands of the English.

In Effect, very foon the Armies were only raifed and maintained at the Expence of this difinterested Minister: He advised the Conquest of Normandy, and he alone was at almost all the Charge. When he went in Embassy to Rome, a Fleet of twelve Ships, which accompanied him, belonged to him entirely, and it was he that was at all the Expence of fitting them out. In a Word, after Charles had (as one may fay) affociated James Coeur in the Government of the State, there was nothing in France that was great and confiderable, which was not supported by the Credit of this fage and rich Merchant, and wherein he did not employ the better Part of the great Effects that arose to him from his Trade. Mr. Astruc says, his very Disgrace, which it appears he never merited, seemed to have rendered him illustrious.

It is true that the People, accustomed to fancy a Mystery and Prodigy in Things that surprized them, and were above their Comprehension, reported, that James Coeur owed his Fortune to the Secret of making Gold, which always strikes the Desire and Despair of Chymists; but, it is truer, that all the Philosopher's Stone of this fortunate and able Merchant only consisted in his great Trade; and that he knew no Chymistry more proper to operate the Transmutation of Metals, than the immense Traffick that furnished him with those rich Merchandizes, of which his Storehouses were always full, and which he exchanged with fo much Profit against Gold and Silver, that an ignorant and

credulous Populace attributed it to the Perfection of the grand Work, which it

imagined he had the good Luck to find out.

The other Example of Fo tune and Glory, to which private Particulars had THE House attained, by the Means only of Commerce, is not less remarkable, though more illustrious. MEDICIS.

The Family of Medicis has been always praise-worthy and commendable, both for the Antiquity and Nobleness of its Origin, and the Greatness of its Credit and Riches.

From the eleventh Century it has had great Men, and there is found in History an honourable Succession of the Race of Medicis, who, in this first Age of their House, were equally distinguished by the Lustre of ecclesiastical Dignities, by the Honour it acquired in the Profession of Arms, by that which it found in the

Government of States, and in the chief Magistracies of Cities.

It was not, however, till the Beginning of the fifteenth Century, that this Family (referved to fo great a Fate) ought properly to count the Spocha, or Æra of its Elevation; and it is to Cojmo de Medicis (that famous Citizen of Florence, who so justly merited the Name of Great, Father of the People, and Deliverer of his Country) that it is indebted for the first, or at least the most folid Foundations of a Grandeur, which would be hardly credible, did we not fee, even to this Day (1722) their fortunate and illustrious Posterity, governing with so much Sagacity those same People, who formerly owed their Liberty to the Courage and Prudence of this first Citizen of their Republick *.

In Effect, after this great Man had (as it may be faid) given the Jogg to the Wheel of Fortune, which was to raise his House so high, there were but very few Dignities, Honours, Titles, or Alliances, by which this Family was not illustrated; and, in less than an Age, it gave four sovereign Pontiffs to the Church, two Queens to France, and to the facred College more celebrated Subjects than any other House, even sovereign ones, had given to it till then.

It was nevertheless Commerce only that was the Source of so much Renown; the Ancestors of Cosmo, following the Custom of the Nobility of Italy, had not any Ways neglected this Resource, to support them in the Honours either of the Camp or Cabinet; but he, more fortunate, or more intelligent, had made so large a Fortune, that he became even comparable to Sovereigns for his Riches, and he was always courted and regarded, on Account of the great Credit which he preserved all his Life, in the Affairs of Italy.

Laurence, his Brother, who, to the Name of Great (which he merited as well as Cosmo) added that of Father of Letters, was so well known at the Porte, on Account of the Factors which he maintained in all Parts of the Levant, and of the great Number of Ships which he fent, that Bajazet, the fierce Ottoman Emperor, not only always regarded him as one of his Allies, but even honoured

him with the Name of his Friend.

All the other Medicis, which came after these two great Men, and were (as they) elevated to the chief Honours of their Republick, had the wife Policy to imitate them, and in no Manner to deprive themselves, by a false Delicacy, of the Utility of their Trade; and when, in fine, the great Qualities and Merit of another Cosmo, had raised this House to the Sovereignty of Florence, neither he, nor his Successors, thought it any ways unworthy of them, to continue to feek, in an honourable Marine Trade, wherewithal to support (with greater Credit) the Splendor of a Rank, which, in some Sort, was owing to it; and, to this very Day, the Palaces of the Grand Duke are never thut either to Tradelmen or Merchants, and it is not in the least surprizing to see his Ships arrive, convoying those of his Subjects, loaded with rich Merchandizes from the Levant and other Places, where the Merchants of Livorno and Florence carry on so considerable a Trade.

COMMERCE FRENCH.

Mr. Savary supposes it a Matter of Surprize, that among so many Examples of the Advantages that Trade produces in the States where it flourishes, France had not, at the Time of his writing, furnished any one; it is owned, he says, with Regret, that, in Regard of Commerce, the French at present are less in a

Condition

^{*} This illustrious House became extinct by the Death of Gaston, the last Grand Duke of Florence, to whom the present Emperor, then Duke of Lorenin, succeeded.

Condition to serve as a Model, than they are in need of being animated by the Example of others.

it

ad

ore

its

ory

eir by

the

his or

of ind

nost

not

ing to

the

cry

not

the

ıb-

vn;

not

of

ade

ies.

ich

vell

on

of

ran

red

as

to

of

of

k, t) is

er a

of d h And then proceeds with making the following Queries, and giving the fucceeding Account of the Aptitude and Qualifications of the French for Trade; and, though he feems a little partial in Favour of his Countrymen, I think he

exaggerates nothing in his Description of the Kingdom.

Will this generous Nation, says he, so capable of the greatest Enterprizes, be inserior to others in this Thing only, whilst she greatly surpasses them in every Thing esse? No surely: And excepting her Haughtiness, which often made her regard Trade as little worthy of her, or her Impatience, which almost always discouraged her on the first Difficulties, there is certainly no one that could carry on Commerce with more Advantage, or to whom (I may affirm) it is more proper, when she will apply herself to it in earn: st.

proper, when she will apply herself to it in earn sst.

What is there in effect wanting to France of all that is necessary to carry on a considerable Trade?

She has an infinite Number of Inhabitants, hardy, enterprizing, laborious, and, at the same Time, full of Genius, Address, and Industry.

Her Lands, which are as fertile as any in the World, deny her hardly any Sort of Fruits, Provisions, Drugs, and other Merchandizes.

Her different Provinces, according to the Diversity of their Soil, produce in Abundance, Corn, Wine, Salt, and every Neccessary to the Support of Life.

There is found Silk, Flax, and Hemp, for all Sorts of Stuffs and Linens, or other Works which are made of these Materials.

other Works which are made of these Materials.

Its Pastures feed an almost incredible Quantity of large and small Cattle, which serve for Nourishment, and to furnish excellent Hides and sine Wools,

which ferve for Nourishment, and to furnish excellent Hides and fine Wools, and its Mines produce the most necessary Metals and Minerals for Arts and Trades, and for the Fabrick of Manusactures.

If its Merchants inclined to a foreign Trade, the two Seas, which wash its

If its Merchants inclined to a foreign Trade, the two Seas, which wash its Coasts, open to them excellent Ports, and offer them the Commodiousness of carrying it to the four Quarters of the World.

If they will content themselves with a home Trade, the French Manusactures, or those that are imitated from Strangers, are arrived to the last Degree of Persection, by the wise Regulations, and by the Attention of the Magistrates de Police and Inspectors, appointed to take Care of their Performance.

In a Word, it may be faid, and I shall say it without Exaggeration, that France reunites at home all the Advantages of Commerce, which are found divided among the other People of Europe, and, that being sufficient to itself, it can absolutely pass without other Nations, and content itself with its own Abundance, whilst they, on their Parts, will find it difficult to subsist without our Succours, and that great Commerce, of which some (and with a great deal of Reason) are so proud, would soon be seen to fall, if they ceased to receive from us that infinite Number of Merchandizes which are necessary to them, and which it is with Difficulty they can find elsewhere.

It is this Truth ill understood, and urged too far, that has given room to that Paradox so dangerous, which they of this Way of thinking would establish in these latter Times, the France ought to carry on no Commerce with Strangers, and that she would always be sufficiently happy and sourishing, if it did not want Labourers and Soldiers.

The Necessity of the one and the other is indisputable; without Soldiers our Frontiers would remain open to our Enemies, and the Kingdom without Defence; and without Labourers to cultivate our Lands, they would be no longer sufficient for our Support. But upon what shall the Pay and Maintainance of our Troops be established, if Commerce, which is the most fruitful Source of the Riches v'hich enter our King's Exchequer, be taken from us? And what will the Labourers do with their Crops, (though never so abundant) if they have no longer an Opening to get rid of their Supersluity; and, by Want of Trade, they see those Provisions miserably perish on their Hands, which would have inriched them, if they had passed into those of their Neighbours?

The Merchants then are a third Order of Perions, of which France has need, and who are not less necessary to ber than her Soldiers and Labourers, and

Commerce

Commerce is a Profession, without which all would languish in the Kingdom, and the too happy Inhabitants would (as one may fay) fink under their own Abundance, as they neither could consume the Whole at Home, nor have the

Liberty to carry a Part abroad.

It is sufficiently comprehended, that by Commerce (supposed so necessary to France, and to which it is known, that the French are at least as fit as the other Nations of Europe) is not to be understood that which is carried on in our Provinces, by the Communication which they have with one another, of the natural Productions, or the Works of Art, that they have each at home (for this Trade would be always flourishing enough, if there was a Care at the same Time to carry on that abroad) but it is the Commerce which may be maintained with Foreigners that is principally in View, whether they come to our Ports to carry away those Merchandizes of which they have need, or whether we send our Ships to load with those which they have and we want.

It is true, that for long Voyages France has already at Home a Company of Commerce, of which the first Success seems to promise, that it will not one Day be any Thing inferior to the more celebrated ones established among our Neighbours; so that, without encroaching upon the vast Grant of a Company so profitably formed and so wisely conducted, I shall content myself to animate the French Merchants to such other Objects of Commerce as they may share with the other Nations of Europe, or even that they may carry on with a greater Facility

and Profit than they.

These Hopes, with which I dare flatter our Merchants, are not false nor even dubious. Whosoever surveys the Parts of Europe where the English and Dutch carry on their most considerable Trade, Spain, for Example, or the Towns of the North and Baltick Sea, (not to enter into a longer Detail) I say, whosoever surveys them will see whether those Trades will be most easy to them or us.

Almost all the necessary Merchandizes for those two important Trades are found in France: on the contrary, England and Holland have hardly any.

found in France; on the contrary, England and Holland have hardly any. We have for Spain Stuffs of Gold, Silver, and Silk, Clothes, Woollens, Linens, Paper, Hats, all Sorts of Stockings, Cards, Laces of Silk and Thread, Mercery, Iron Wares, and many others. The North cannot pass without our Wines, Frandies, Vinegars, Salts, Prunes, Chesnuts and Walnuts; so that it will presently be decided, to which Nation the Loading of Ships for the North, or Spain, is most easy; whether to the French, who, without borrowing any Thing from others, have, within themselves, wherewith to make up an entire Cargo; or to the English and Dutch, who come to seek in France what they want, and who, destitute of this Succour, would be obliged to send their Ships half loaden, and without the proper Assortances where the Countries.

It is also the same in Proportion with all other Trades, by which the French

may enter into Competition with their Neighbours.

In regard of Profit, the Proof is as clear, and shorter. Whoever sells at second-hand can make but one Gain, whilst he that sells at the first acquires two; the English and Dutch are in the first Case, the French in the second; so that those can only benefit themselves on the Price, which the Merchandize they sell in Spain and the North, costs them in France, and these add yet to the said Profit, that which was made on the first Sales of such Merchandize.

This is not enough; the Advantage of Returns, is yet all entirely on the Part of France, fince that the French Ships, by bringing back the Northern and Spanijh Commodities, take away from Strangers those immense Profits, which they used to make on us, when they brought the same Merchandizes into our Ports.

One cannot on this Subject help expressing some Concern at not seeing established in France that wise Policy of the English, who, by their Act of Navigation in the Year 1660, ordained, that none of the Merchandiacs and Products of Europe be brought into England, nor the States that depended on it, by other Vessels than those which sail from the Ports of the Country where the Commodities grew, or the Merchandizes were made; and that none of the Merchandizes of the Growth of Asia shall any longer be brought, in but on English Ships, or those appertaining to the English.

A Policy

lom,

own

: the

y to

our

the

r this Fime

with

carry

Ships

y of Day

eigh-

e the

h the

cility

even

Dutch

ns of

oever

s are

nens,

incs,

will b, or hing

argo;

den,

ench

s at

aires

; fo

the

Part

nifb

ing

of and

it,

the

on

cy

A Policy certainly both prudent and equitable, and, if it had Place among us, would open our Ports to Strangers, which should bring the Merchandizes of their Country, and wifely shut them against those who, having nothing of their own Growth, come to sell us those at a dear Rate which they have collected from all Parts of the World; and that, slattered by our Indence, or, it may be, by our Vanity, they have insensibly accustomed us to receive only from their Hands, at an excessive Price, what it would be easy for us to get on much better Terms, if we would only take the Pains to go fetch them.

It may probably be alledged, that, as the French Marine is not in any Degree comparable (but much inferior) to that of their Neighbours, with whom they are invited to become Competitors, by a Sea Trade, there is but little Appearance that they should ever find the Facility or Advantages, with which they in vain were flattered in carrying it on.

And it must be confessed, that, in the Maritime States, Commerce and Navigation ought, as one may say, to go the same Pace, that there is so strict and intimate a Tye between the one and the other, that Trade is without Strength, whilst the Marine is languishing, and the Weakness of the one necessarily draws on the Fall of the other.

But besides, that our Ports are not so unprovided with Ships of War, as to leave the French Merchants at any Time destitute of Convoy and Guards, to favour and protect their Trade; what Doubt is there that, even on this Part, France, when she pleases, need not yield to any other Power whatever?

Our Neighbours are obliged to go fetch from abroad the greatest Part of that which is necessary for their Armaments; Wood, Iron, Cordage, Sails, all these come to them from Foreigners; instead of which, our Provinces easily furnish us with the best Part of that we have need of for the building and fitting out our Navy.

Some of them have Wood proper for the Bodies of Ships; and there are found in the Mountains, others fit for making the rest of their Materials; there are, in many, Mines of Copper and Iron sufficient to supply our Yards and Docks; and all, in general, are so abundant in Flax and Hemp, for making Sails and Cordage, that it is even from us that other Nations receive the greatest Part of those they consume in their Rope-Walks, or that their Weavers make into Cloth proper to sail their Vessels.

We are not more in want of Provisions of Ammunition, but are even in a Condition to spare Part to others; and, to man our Ships of War and Merchant Fleets, we have more than fixty thousand Sailors, distributed in five Classes, of which the Rolls are renewed annually, and of which the one is always accounted engaged, from the Beginning of each Year, to serve in the King's Ships, and the four others are reserved for the Merchants Service.

These Hopes, which are founded on so many Advantages, that might render our Marine flourishing, either for War or Trade, are certainly not in the Number of those ideal Projects, that it is not possible ever to carry into Execution.

Those Times, so glorious to the Marine of France (1690) are fill remembered, when our naval Forces, equal to those of our Enemies, obtained the Victory over the united Fleets of the Two Powers, who each in particular would have attributed to it the Empire of the Sea; and we have not in the least forgot, that, during all the War which was terminated by the Treaty of Ryswick (1697) our Privateers, superior to those of the English and Dutch together, took from one of them so great a Number of Ships, that their Merchants (who avow that their Loss amounted to more than three thousand Vessels) were obliged to carry their Complaints to their Parliament; and the Trade of the other was so disturbed or impeded by the fortunate Cruizes of the same Privateers, that this was one of the principal Reasons that made them desire a Peace, and, in some Sort, to demand it with Eagerness.

It is not, however, to be denied, that Events which Prudence could not foresee, nor Courage repair, have weakened the French Marine; but why should we lose the Hopes of seeing it recover? That which so happily succeeded under the Reign of Lewis XIV. will it be impossible, if undertaken, to prosper under that of Lewis XV? This young Monarch, in whom shines so many great F.

Qualities, that they feem already to foretel the Happiness and Glory of France? And an Establishment, which is seen pushed on almost to Perfection, under the Ministry of Mons. Colbert, and of the Marquis of Seignelay his Son, why may it not gather new Strength, supported by the Care and Experience of a Prince who has recorded his first Campaigns at Sea by a Victory, and who labours with so much Application to restore us a Marine, capable of making our Colours always respected; and, at the same Time, to put our Merchants in a Condition of carrying on, in all Parts of the World, a Commerce, for which they have so

much Facility and Advantage Mr. Savary here finishes his Sentiments of his Country and the French Nation; and, I think, he has proved a true Prophet, in regard to their Commerce, which has been greatly extended and encreased fince his Time, to the no small Detriment of ours. They were at least a Century behind us in Trade, (though we ourselves got late into it) and it is a Matter both of Surprize and Concern, that they have, in any Shape, exceeded us in it, as despotick Governments are not calculated for its Encouragement, and, had not Lewis XIII. and XIV. stept out of the common Track of arbitrary Kings, in order to protect and render it flourishing, we should never have seen that Nation, from Competitors with, become superior to us in any Branch of it; but the good Regulations made in those Kings Reigns, and since continued, added to the Fertility of the Soil and Temper of the People, (who can content themselves with a less expensive Way of Life than we are unhappily fallen into) have enabled them to carry many of their Commodities cheaper to Market than our higher Wages, and dearer Living, will permit us to do, and consequently robbed us of the Sale of our inserior Sorts of Woollens, which they have been able to imitate; but, as I shall speak of this when I come to treat of Commerce in general, I shall only add here, that I fear they now equal us at least in the Dispatch of their home Manufactures, though I hope not in the Products and Trade of their Plantations, their Sugar Colonies

only excepted. Mr. Savary having left the English out of this Historical Deduction of Trade, as if they had been a People without any Concern in it, I can only impute to that Deference he every where pays to his Father's Judgment, whose malicious Infinuations against us, in his Parfait Negociant, the Son must have contradicted, had he treated us with the same Impartiality he has others; to avoid which, and not expose the Weakness of his envious Parent's ill-grounded and unjust Invecives, we may presume were the Motives that induced him to skip us over in his Account of Trading Nations, and made him prefer leaving a Chaim, rather than a Blot, in his otherwise valuable Works; though he is not wholly to be acquitted from inheriting or adopting Part of his Father's Partiality, as he has copied fome of his Afperfions, when he speaks of us in the Body of his Dictionary; to confute which, and do Justice to my Countrymen, I shall endeavour to improve this Opportunity in demonstrating his Unfairness, and in supplying his Defect, that we may appear in the true Light we ought in the History of the European Trade; and in order thereto, I shall here briefly mention what occurs to me concerning our first Engagements in Commerce, and refer my Reader for a more ample Account of it to what I shall have Occasion to add hereafter.

COMMERCE OF THE ENGLISH Though it must be allowed that the English, in respect of most other European Nations, fell lately into Trade, yet they have improved in it with an amazing

It is many Ages fince they knew the Value of a naval Power, and were taught by the Romans how necessary this would be for their Defence and Support, as well as conducive to their Commerce with other Nations; the former you have seen before were Masters of Trade, and consequently in a Capacity to give Lessons; they knew the great Advantages derived to Kingdoms from it, and indeed that this only could make a Nation flourish.... They considered how capable of Improvement our Country was, and, being settled among us, were desirous of rendering this Union as advantageous as possible, and, having met with a People brave and daring as themselves, and in every Respect sit to undertake any hazardous Enterprizes, they would certainly have raised Commerce to a slourishing Pitch, had not their own intestine Broils called them Home, and, Ours on this

Occurrence

Occurrence encreasing, left Trade to languish, as it did for Ages after, till our victorious Edward the Third, and afterwards the glorious Queen Elizabeth, animated their Subjects to an Imitation of their Neighbours, and, by proper Encouragements, led them in to there the Advantages which hitherto other Nations only had reaped, exclusive of them; and the Introduction of the Walloons by the first, and the Admission of the distressed Burgundians by the latter, opened to our Countrymen a new Scene of Trade, which has since been improved to the greatest Height, and brought immense Riches Home to us. The Encrease of our Trade has consequently been that of our Power, which is happily rifen to the Summit of human Glory, as there is no Potentate on Earth, who can equal our maritime Force, become now the Bulwark of our Country; and may it always continue unrivaled and triumphant whilft Time endures!

I shall in the Body of the Work speak of the British Commerce as it stands at present, and, in the mean Time, beg Leave to congratulate my Countrymen on their happy Situation for carrying it on, which is hardly to be equalled, not furpassed in any Country in the World; and what Mr. Savary says of France, may, with little Variation, be more justly afferted of Great Britain, viz. that she has an infinite Number of Inhabitants, hardy, enterprizing, laborious, and, at the

fame Time, full of Genius, Address and Industry.

t

r n

1

11

h

١,

e

1,

n definition is

ir h

:3

16 18

Her Lands may justly be counted some of the most fertile, and their Products of Fruits, Provisions, &c. as plentiful and as good as any in Europe, and her Merchandizes more than other Countries can boaft of.

Her different Counties, according to their Situation, produce Corn, and every Necessary of Life in Abundance, which, on many Occasions, have kept several of our Neighbours from starving.

We have Hemp and Flax for the manufacturing our Linens and Canvas, now brought to great Perfection, and our Pastures feed an almost infinite Number of Cattle, which not only supply our Markets with excellent Food, but furnish us with fine Wools, and the best Leather in the World.

Our Mines produce Iron, Lead, Tin, Copper, Coal, &c. in Abundance, and our Forests and Woods are so well stocked with Oak for Shipping, as seems to

promise (under our well-regulated Laws) an inexhaustible Supply.

Our Seas are well filled with their finny Inhabitants, which, according to the Steps lately taken by the Legislature for an Encouragement of our Fisheries, and ready Concurrence of our Merchants for promoting so beneficial a Design, must prove productive of immense Riches to the Nation, besides occasionally providing comfortably for our Poor, which Advantages have for many Years past been resped by our industrious Neighbours.

I think a Work of this Nature ought not to be closed without mentioning a COMMERCE Word of the Spaniards, who, like us, have been past over by our Author in OF THE Silence; for, though they have been tardy in finding out the Advantages Nature has given them for Trade, and have long remained blind to their own Interest, yet their Commerce is not so despicable and small as to be overlooked when we are

treating of trading Nations.

Their Discovery of America, and their subsequent Settlements on that Continent, gave Birth to their Trade and Riches; for, though a potent Nation before, in Dominion, they wanted the Sinews of Power, which the Mines of Mexico

and Peru have fince produced them.

They have very confiderable Ports, equally well fituated for Trade, both on the Biscayan and Mediterranean Seas, and where a large Commerce is transacted, though principally by Foreigners, as the Spaniards in general confider Traffick to be a mean Employ, and confequently a Derogation from that Centility they almost all affect being born to; however, they have lately formed forme very confiderable Companies among them, as that of the Philippines, Guipuscoa, and one lately established at Seville for the manufacturing Woollens, Stockings, Hats, Silks, and most other Commodities they formerly imported for their American Trade; and, having received such Encouragement from the Crown for perfecting their other Manufactures, that they have, for some Time past, clothed all their Troops with their own Cloths, and the King's wearing them himself, and prohibiting the Importation of foreign ones, has brought their Fabricks into fuch

great Repute, that they are daily encreasing, and the uncommon Privileges granted the Weavers, it is to be presumed, will, in Time, animate them to new Engagements, and teach them to imitate the other Woollen Fabricks of Europe, as they have been so successful in copying their Cloths, more especially if they can procure Workmen from their Neighbours to affift them, as they have lately endeavoured, and, in some Degree, succeeded in, from hence.

Their Silk Manufactories have likewife kept Pace with their Woollen ones, and both their West-Indian and European Dominions are now principally supplied by them, as they were formerly from France, so that their Eyes having been opened to these Advantages, both Old and Nere Spain seel the salutary Effects of this Discernment, and, if the same Measures are pursued as have been so happily begun in Favour of the Subject, we may reasonably expect, in a few Years, to see them a more flourishing People than it was possible for them to be, till rouzed, from their former Indolence and Neglect, to a just Sense of the

Advantages that Industry and Application offers them.

I might here mention their Tunny Fithery, and some other Instances of their Improvement, but shall refer expatiating or descending to Particulars till I come to treat of them in the general Body of Trade, and only add here an Observation, that as the Spaniards have improved the different Manusactures I have mentioned, their Neighbours have proportionably found a Decay in theirs, which can only be remedied by seeking other Channels for the Sale of their Commodities, though, I must confess, I think this to be despaired of, when the common Paths of Trade are become so beaten, and every Branch of it so prejudiced by Interlopers, except the following Sheets open new Scenes, which, by Care, may be improved to the Adventurer's Advantage. I should here mention something of the Swedes, Danes, &c. but shall refer my Reader to what I shall afterwards say of their Trade, when I come to describe it minutely.

Addition, communicated by Dr. Garcin*.

COMMERCE OF THE ARABIANS. Historians seem hitherto to have forgot, by the little they have said, that the Arabians were the first Navigators, and the most ancient of all the Earth, that opened the Commerce between Asa, Africk, and Europe; this is a Thing, however, very easy to be proved, notwithsanding the Invention of Navigation is attributed to the Tyrians and Egyptians, at the Beginning of this Historical Deduction.

The Situation of their Country, which is, in this Regard, the most favourable in all Respects, at first naturally brought them thither. As Arabia is a very large Peninsula, washed by the Sea on three Sides, and its Entry on the sourth being the most difficult, by reason of the Extent of its Desarts, which are filled with Sand, and without Water; Necessity induced this Nation (one of the most ancient) in order to procure an advantageous Communication with others, to open Passages by Water, to invent the first marine Vessels, and to form itself courageously to Navigation; it had so much the more Cause to improve, and become acquainted with its Seas, as it was no great Distance from the Indies, which (as is known) was at all Times fuller of Riches than any other Part of the World.

This Practice being attained, it was much easier for its Inhabitants to pass by Water to many of their Neighbours, than to traverse Desarts so dangerous, and to make such great Tours, either to go out of, or to return to their Country. Thus it was by their Fleets that they corresponded wherever there was Sea, and by Caravans on the Land Side to the Mediterranean; it was, in fine, by these powerful Means, and by the Arabians only, that the most sought for, and precious Things of all the Indies, past from East to West, in the most ancient Times, and in those which followed, until that of the Emperor Augustus.

This Nation, according to Historians, has been the richest of the World, in the earliest Ages, as we shall soon see by relating what they have said of it; and this is one of the strongest Proofs of its ancient Commerce with the Indies, and from thence with the Countries which border on the Mediterranean; for the

* M. D. of Neufchatel,

Tyrians and Egyptians were not formerly flourishing in their Commerce, otherwise than as the Industry and Riches of the Arabians made them so, who furnished them (under large Profits) with all the Merchandizes of the Isles, and of the Maritime Coasts of Asia, the same as the Portuguese and Dutch have some Time fince done in Europe, and it is by this same Commerce of the Indies that they are inriched. The Oriental Sea was to the Arabians what the Mediterranean was to Phenicia and Egypt; these three Nations enriched themselves mutually by the Trade of those two Seas, each having laboured on its Part, for the properest Means to cultivate it by Navigation in the two Seas, and by Caravans through

the Lands that separate them.

of ly

ne

n, d,

ly

on by re,

he

at

g,

on cal

ge ng th oft to elf nd es,

als 18, ry. nd ele e-nt

in nd nd he

It is known by very ancient Experience, that the richest Countries are not ordinarily fuch, but by the Means of Commerce and Navigation. The Sabeans, an Arabian People, who inhabited the Countries bordering on the Indian and Red Seas, were incomparable in their Sumptuousness and Riches; one need only read Agatharchides, Diodor. Sic. and Strabo, to be convinced of it by the Detail which they give. They drained (fays the first of these Historians in Photius) the Treasures of Asia and Europe by the Exchange they made of the most precious Things. They surpassed (says the second, Lib. III.) by the Riches and Abundance which they had of all precious Things, not only those of Barbary their Neighbours, but also all other Nations. Considerable Sums were necessary to purchase a middling Quantity of their Merchandizes; these same Historians (with Strabo, Lib. XVI.) say, in fine, that these People, so rich by their Commerce, made Ivory, Gold, Silver, and precious Stones, to thine in their Furniture, upon their Doors, Columns, Walls, and Roofs of their Edifices, and that they posfessed a very great Quantity of Gold and Silver Vessels; they relate, that their Expences were enormous in all Things, even in Works of the most admirable Sculpture and Engraving; in a Word, that their Magnificence was unequalled, which demonstrates that this Nation was skilful, bold, and venturesome in the Indian Trade and Navigation, and that it was by her that the Tyrians and Egyptians flourished so much in theirs, and upon the same Merchandizes, which they received and passed to the other western Nations, the most remote. The Prophet Ezekiel, Chap. xvii. Verse 22, in addressing himself to the City of Tyre, speaks of this Nation of the Sabeans under the Names of Sheba and Raamab, which were two Places of Arabia. The Merchants (fays he) of Sheba and Raamah, were thy Factors, making thy Fairs valuable in all Sorts of the chiefest Spices, and with all Sorts of precious Stones and Gold: This is a fure Testimony of the Antiquity and the Opulence of its Commerce which it had with the Indies.

It was this Opulence (fays Strabo) which determined Alexander the Great to make Sheba the Capital of his Empire; and it was this also (according to the fame) that tempted the Romans to its Conquest in the Time of Augustus; a Time in which they began better to know the Oriental Sea, and the Coasts which limit or bound the Western.

We may believe, as the greatest Part of the Ancients did, that the precious Merchandizes of the Arabians were all the Growth of their own Country; but it is a Mistake, they being carried to them; for it is certain that Arabia has never produced of itself the fixth Part of its Riches. Of all the Aromaticks there only grow Incense, Balsam, Myrrb, and Calamus Aromaticus, the two last of which were not fought for, only as they were deemed to be fomething better than those which grew in the other Parts of Asia and Africa. It may also have a little Gold, but in no Quantity, as some of the Ancients imagine; the Arabians brought it from India, the same as they did other Aromaticks, precious Stones, and rich Merchandizes of all Sorts. Strabo feems to infinuate fo, in faying, that they changed their Aromaticks and precious Stones against the Gold and Silver of Strangers. One may be persuaded, that in the Parts of Asia, the Origin of all thete Things is yet near the same as it was in former Times, all the Difference being that it is now infinitely better known.

The Incense, in Reality, was to them of very great Advantage, as they furnished all the western Nations with it, who were then Pagans, and confequently confumed infinitely more than they do at present: But, as the Ancients were paffionately fond of all the most exquisite Aromaticks, those which the Arabians brought from India making the greatest Number, made also their

The Aloe Wood, Cassa, and Cinnamon, which are mentioned in many Passages of Scripture, and in the most ancient Historians, made, beyond Dispute (after the Gold) the principal Branch of their Commerce. Malabar, Ceilon, and Sumatra, (or Malacca itself) were really the principal Places where their Fleets often went to take in their Loadings, as it was only from thence that they drew all those rich Merchandizes; these were formerly much better esteemed than they are at present; and, as this Nation only supplied all the Countries of the World that wanted those Commodities, this is yet another demonstrative Proof of their ancient Navigation to the Indies.

tl

t

t

I)

I

tł

be

th

T

de

tv

ea

ar

th Si

to

hi

T

uf

in

th

hi

H

It is nevertheless a Matter of Surprize, that ancient History does either not speak of it at all, or, if it does, it is in a Manner very obscure: This proceeds from Arabia being very little frequented, and consequently very little known to other Nations. The Difficulties that there always were to traverse its sandy and arid Deserts, and to be covered from the Robberies which a Part of its Inhabitants were always given to, in beating the Field, plundering the Caravans, and stripping the Travellers and Merchants, as Mr. Huet rightly observes in his Treatise of Commerces these Difficulties, I say, were the Cause that our first Ancestors could not be informed about it until the Time of Alexander, or even till that of Augustus. We may likewise still add, that their Navigation was but little known even to the Time that the Portuguese went to India, by the Cape of Good Hope, and that thereby they run away with that rich European Trade, which the others carried on by Means of the Egyptians, and these by that of the Venetians. They were therefore always Masters of the Indian Sea, by their Navigation, till then, as is well known even to all the Indians. This Navigation, as well as their Commerce, was indeed a little disturbed by the Romans, but this was only for some

which they brought in, and which so greatly augmented their Riches.

Besides, it was these Times that the Helps, which serve so well now to communicate with all other Nations, were wanting, and this made History so ignorant of a Country so distant. These Helps are Geography, Printing, the Conveniency of Posts, and the Improvements in Navigation; it was by these Defects that the Arabians always succeeded in their intended Concealment, with the View of making their Commerce lasting, and to attract thereby the greater Prosits.

Time. Another Cause, which made their Navigation unknown in ancient

Times, is that the Arabians, the better to preserve the Commerce of the Indies,

which they found fo advantageous, always took Care to conceal from Strangers, who lived towards the Mediterranean, the Voyages which they made on the Oriental Seas. the Routs or Courses which they used, and the Origin of the Merchandizes

And, to have the Thing succeed the better, and to impose on the foreign Nations, who so very earnestly enquired after their Spices, they invented Fables or pretended Difficulties that subsisted, above all, in Regard of the Cassia and Cinnamon, on which they made the most considerable Profit, and affirmed them to grow in the Middle of their Country, but in Places almost inaccessible, and so dangerous, that they could procure but a very fr. all Quantity, with infinite Industry and Trouble. (It may be seen in Herodotus, Lib. III. where the Affair is related.)

It was this which made all Antiquity believe, that these Spices or Aromaticks were scarce, and only to be found in *Arabia*. Pliny was the first who discovered, that these Fables were only invented in order to sell their Drugs dearer; but, on rejecting these, he substituted others nothing inferior, in declaring the Cinnamon to be brought from *Etbiopia*, in mentioning the Manner of its Growth, that of gathering, and transporting it abroad, or to Strangers; the Distinctives he has stamped upon all these Circumstances, and on the Means of having it in Time, as also the Cassa, do not appear less great, nor less fabulous, than those of Herodotus, which he would not admit. (See Pliny, Lib. XII. Ch. 10.)

Herodotus, which he would not admit. (See Pliny, Lib. XII. Cb. 19.)

It is certain that Ethiopia, no more than Arabia, has ever produced either of these aromatick Barks; the Trees from whence they are taken can never be transported, on Account of the different Nature of the Soils, and the Drought

and Heat which reigns there: And it is only in the Isle of Ceylon the Air and Earth are really fit to nourish them, so that it is this Place only which has in all Times supplied the rest of the World with these Aromaticks.

In fine, the ancient Arabians did not invent fewer Fables in Favour of their Commerce, than the Perfans did to represent the Dangers which they had in procuring the Gold in those Parts of India where they could find it, and which were believed fandy. This is what may likewise be seen in the Book of Herodotus

. . .

t

ŧ

od s sfife ed

Pliny, who writ obscurely of all, says nothing of the Navigation of the Arabians, which is a Proof that it was unknown in his Time. He only mentions that of the Fleet of Alexander, which past from India to Euphrates, and of that which the Romans made every Year also in this Time to the Indies: He has described the Rout from Egypt, but he has made it appear, that their Voyages only terminated about the River Indies. The Romans, although Masters of some Ports of Arabia, did not, in the least, discover the Navigation, which the Arabians took Care to hide, and which they made directly from some of their Ports to the Island of Ceylon, to load with Cassa, Cinnamon and precious Stones; and from other Parts of India, to do the same with other Merchandizes, as Gold, Drugs, and odoriferous Woods. It seems by the Recital of Pliny, that the Navigation which the Romans made to that Corner of the Indies of which he speaks, did no Injury to the Arabians, only in the smaller Part of their Commerce.

It is easy to comprehend that these last, in Proportion to their navigating their Seas, should have the good Luck to discover the shortest Passages to many Parts of the first Peninsula of the Ganges, and from that to the other; for we must not believe that the Romans were the first that crossed the Arabian Sea, which it bounds, as Pliny remarks, Lib. VI. Cb. 23.

It was infinitely easier to the Arabians to cross this Sea to India, or to Ceylon, than it was for the Tyrians to run over the different Parts of the Mediterranean. The first had fine Weather to chuse at their Pleasure, and Winds that were fixed and regular, by which they might securely perform their Voyages with as much Exactness, Rectitude and Speed, as they had Occasion for, and always in a Manner equal in the same Seasons; Advantages which the Tyrians had but very rarely; they never had fine Weather at a certain Point, on which they might depend, so that these had more need of Ability in the Marine than the former, on Account of the Variableness of the Winds, cloudy Weather, and Tempests, which often reign in the Mediterranean.

The Winds of the Indian Sea (rarely tempestuous) are always regular, changing twice a Year, and under two Directions, alternately opposite one to the other; each lasts six Months, at least, is the Latitude is near our Tropick. These Winds are the South West and North East; and they are called Monsoons, of the which one is dry, and the other rainy; the North East Wind causes the dry Monsoon, and begins in the Month of November, on this Side the Equinoctial Line: The rainy one begins in the Month of May, and it is occasioned by the South West, which makes it last till October. In fine, the Monsoons, which reign at Sea on this Side the Equinoctial, are always opposite to those which reign on the other Side of that Line.

It is therefore feen by the Exactness of these two Scasons, and the regular Winds of the Indies, that it was not any Thing difficult to the Arabians happily to succeed in their Navigation for passing the Sea, not only to the Isle of Ceylon, but also to that of Sumatra, or to Malacca, which is in its Neighbourhood. They yet make to this very Day these Traverses, in a great Measure, without using the Compass, at least very rarely; for the Winds, being once fixed and invariable, serve them for Guides and Rules in the Direction of their Route, almost as well, and even in some Manner more exact, than they would do by the Help of the Stars in serene Weather. What is it then that should have hindered the performing the same in ancient Times? This is what the modern Historians have not thought of, in speaking of the ancient Navigation of India. (It is probable, had they been on the Spot, as I have been, they would have thought as I do.)

Many Nations among the *Indians* have always croffed these Seas by the Favour of these Winds. The dry Monsoons, periodically renewed by the North East

Wind, affifts their failing to the Westward; and the West Monsoons, formed in like Manner by the opposite Winds of South West, serve them also for failing Eastward. One Monicon serving them to go, and the other to return, and those always equally certain and regular.

The Arabians, washed by the same Sea, ought therefore to do the same Thing; and it is what they have always done, according to the Tradition of the Indian Nations, who regarded them as the Matters of the Navigation of the Seas, till the Arrival of the Portuguese among them, who ruined entirely by that the vast Commerce of Arabia, which had been of so long a Duration.

Pliny makes Mention of these two Winds for traversing the Arabian Sec. The South West, which was called, says he, in that Country, Hypalus, was the proper Wind for failing from the Cape of Syagros (which is believed to be that of Fartaque) to Zizerus, a Port in India; this is apparently that of the present Diu: They, in returning, (adds he) departed from thence in the Month of December, or even in that of January, and this Traverse was made (according to him) in forty Days. The Periplus of the Red Sea, attributed to Arianus, fays the same, according to Mr. Huet; it informs us farther, that they sailed from Arabia for India in the Month of July, and these Seasons are perfectly the fame now, which ferve for the Navigation in those Countries.

Mr. Huet believed, by the Relation of Pliny, that these Courses were new, and had been discovered by the Romans, which might be so in regard to the Romans only, but it is absolutely not the same in respect of the Arabians, as these Routs were at that Time known to the latter, and had been fo for feveral Ages. The Author of the Periplus before-mentioned fays, that it was an ancient Pilot named Hypalus, who first discovered (by Favour of a South West Wind) this Course to the Indies, and that his Example was followed with so much Success, that they gave to this Wind the faid Pilot's Name*. However, we ought to be persuaded, that this only regards (as has been said) the Navigation of the Romans.

In fine, after these Eclaircisements, we ought not any longer to be surprised at the ancient Splendor of the Arabians, which, at the same Time, occasioned that of the Tyrians and Egyptians; the commodious Situation of their Country, the Pleasantness of a frequent or almost continual Serenity of their Sky, the direct Regularity of the Winds which reigned in their Oriental Seas, and their own Spices (above all the Incense) were Advantages which would naturally render them flourishing, if improved (as they always were) by them; and it may be added, that the Goodness of their Ports (infinitely better than all those of India) was the Thing which favoured them most in their Commerce. 1 am strongly led to believe, with Mr. Huet, that the Surname of Happy, which Arabia anciently received, only came from the Excellency of her Harbours, and from that of her former Commerce. This Arabia called happy, was never to rich in its own Product as to merit fo fine an Appellation; it might rather have been given her for being the richest Nation in the World by her Traffick with Strangers, than because her Soil was found better comparatively than that of Stoney or Defert Arabia.

The last Remark to be made is, that the Treasures and Commerce of the Arabians enriched the neighbouring Nations; Judea, above all, felt it most, as may be judged by the Revenues and Wealth of Solomon, which the Scripture describes to have been so very great, in the tenth Chapter of the first Book of Kings, and the ninth of the second of Chronicles, where it is said, that all the Kings and Governors of Arabia brought him Gold and Silver, befides his annual Revenue, amounting to fix hundred and fixty-fix Talents of Gold; and it is likewise from thence known, what were the Presents which the Queen of Sbeba made him, after coming from the Depth of Arabia to fee him and prove his Wisdom, importing only in Gold one hundred and twenty Talents (besides Spices and precious Stones) making, according to Father Calmet, 8,176,000 French Livres, or, at the Exchange of 54d. per French Crown, of three Livres, as it then governed, about 613,200%. Sterling: (though Dean Prideaux computes it at 864,000%) a plain Proof of the great Richnels of this Queen's Country; and, to confirm the many Advantages that Judea reaped from Trade, I think Dr. Garcin might have added to what he has faid on this Subject, the Mention that is made (in the twenty-fecond Chapter of the first Book of Chronicles) of the Wealth King David had prepared for the House of the Lord, viz. an bundred thousand Talents of Gold, and a thousand thousand Talents of Silver, making the immense Sum of 1170,000,000. Sterling, (according to the aforesaid Dean's Calculation of 7200%, per Talent of Gold, and 450% per Talent of Silver) only in those two Metals, besides Brass and Iron without Weight, and the Addition that he made out of his privy Purse, towards that pious Work, of three thousand Talents of Gold, and seven thousand Talents of refined Silver, as hinted in the twenty-ninth Chapter of the abovementioned Book, and fourth Verse; and we may subjoin what is recorded in the seventh Veric, That the Fathers and Princes of the Tribes of Israel, &cc. gave five thousand Talents, and ten thousand Drams of Gold, ten thousand Talents of Silver, eighteen thousand Talents of Brass, and an hundred thousand Talents of Iron, as an additional Proof of the Benefits brought to this Country by Commerce; for none of this vast Treasure was the Product of it, and consequently must have been imported, to the great enriching both of Prince and People, as plainly appears from the Magnificence of their Gifts. And though we have not the Account of King David's Trade to the Land of Ophir and Tarshift, as materially remarked as we have that of his Son Solomon's, yet he undoubtedly commenced it, on his Conquest of the Kingdom of Edom, which made him Master of Elatb and Exiongebar, two Sea-Port Towns on the Red Sea, from whence he might, and certainly did, direct his Traffick to the Coast of Africa westward, and to Arabia, Persia, and India on the East; and, as he lived twenty five Years after making that Conquest, we may account for his amassing such, otherwise, an incredible Sum, by the long Continuance and vast Profit of his Trade.

I am not ignorant, that many learned Authors judge the Talents abovementioned to have been less than they are here calculated at; yet, supposing with them, that they were not above half the Value, the Sum still remains prodigiously great, and shows, what I am contending for, that only Commerce could furnish such a Treasure. Mr. Malynes says, in his Lex Mercatoria, (Page 261) that it is recorded, that David left in Gold (besides Silver) an hundred and eighty Millions Sterling, and Solomon only eighteen: I presume he must mean by the first, only that Prince's private Cash, as the Sum he dedicated to the Service of God greatly exceeded it, and it is no Wonder the latter left fo little, when we consider his long Reign, prodigious Buildings, and expensive Way of Living.

From the Trade of the Arabians, and in particular their Navigation, we will NAVIGATION pass, as a Thing very a propos, to that of the Fleet of Solomon, which went to Solomon's Opbir..... After what we have seen of the Navigation of the former, it will not be very difficult to make appear more clearly than has ever yet been done, which

Way it took for performing this Voyage. First, there is a great Probability, that Solomon was informed by some Arabians, or by the Queen of Sheba herfelf, long before the came to fee him, of the Maritime Places, from whence they drew their Gold, their Spices, and the other rich Merchandizes of their Commerce, as well as of the Rout which they had to go; and that it was in Consequence of this Discovery, that he took the Resolution to maintain, in some Port of the Red Sea, a Fleet for to proceed every three Years (according to the facred Text) to the fame Places which were frequented by that of the Arabians; this could not be otherwise for many Reasons, which may be deduced from all that I have advanced, and from that which I shall yet add here.

Secondly, it cannot be doubted that Solomon, after this Discovery, and with the Defign of drawing from India (according to their Wants) the same Treasure which the Ports of Arabia procured, did not take Care to secure Pilots to conduct his Ships to those Places; and as his Fleet wanted Men to fit it out, and serve aboard it, this Prince, for that Reason, obtained (as the Scripture informs us) from Hiram King of Tyre, some People experienced in Maritime Affairs, who, as it likewise appears, had also Ships in the Red Sea (after having sent the Materials) to join with those of Solomon in this Voyage

It is seen by what I have said, in regard of the Arabians, that the Islands of Ceylon and Sumatra were the principal Places (that is to say, the richest) to which they

A

he

nt of ng w,

he

he

cſe

es.

lot

his

ıls,

be

s.

fed

red

ry,

eir illy

ofe

am

ich

and

r fo

ave

of

the

as

ure

of

the

ual

t is

beba

his

ides

000

res,

utes

try 3 ink

Dr.

failed; the Fleet of Solomon ought certainly to do the same in holding the same

Rout, I would fay, in traverfing the midft of the Sea.

It cannot positively be affirmed, that the Isle of Ceylon has been formerly rich in Gold, as many of the Learned believed, and that this Fleet, which certainly went thither, drew its Gold from thence, as it did its precious Stones, Cassia and Cinnamon; but it may be supposed, with much greater Probability, that it got it from some Part of the Peninsula of Malacca, called anciently the Chersons of Gold, or from the Island of Sumatra, since this has been always, as it still is, full of this precious Metal. The Sea is as easy, or easier, to pass from the Isle of Ceylon to that of Sumatra by the western Monsoon, than it is from Arabia to the Coast of Malabar, or to the Island of Ceylon, as I have demonstrated. These two Traverses have been always practised with the greatest Facility in the World, and no Navigation of all the Ocean is so easy as this. That which the Learned suppose, along the Eastern Coast of Africa to Sossala, is ten Times more difficult and dangerous, without reckoning that this last Place is two hundred Leagues more distant from Arabia than the Isle of Sumatra is, and that the Winds, which are not the same night this Coast, as in the Middle of the Sea, are irregular, and very often contrary. In a proper Season, a Passage is now made from Arabia to Sumatra in less than a Month, which cannot be done in four, from the same Place to Sossala (by coasting Africk) in any Time that may be chosen.

It is then clear that this is that direct Rout from Arabia to Ceylon and Sumatra

It is then clear that this is that direct Rout from Arabia to Ceylon and Sumatra which the Arabian took, and which the Fleet of Solomon always chose as the casiest and most profitable, or as the only one that could procure him the most

precious Merchandizes of all the East, as well as all Sorts of Spices.

Albes, which is a most odoriferous Wood, and which is spoken of in Scripture, is only found in these Countries, and of which it having been always a principal Commerce, is a strong Proof, that the Fleet of the Arabians, and that of Solomon, went to those same Places. Let us yet add, that the Woods of Almugg bim came from thence, (and may reasonably be supposed the Sandal) being aloa sweet smelling Wood; it comes from the Island of Timor, and the Macassar have always carried it to Malacca and Acbim, in the Isle of Sumatra, for Sale to the other Nations of India, who have ever diligently sought it.

These Elucidations, which strongly agree in Favour of the Truth of these ancient Voyages, ought to draw the Curious from the Perplexities and Embarrassments, into which the Commentators on the Bible, by the Difference of their Opinions on this Matter have thrown them. The ancient History of Commerce receives also a clear Light from this easy Demonstration, where the Navigation of the Indies has always been, and the Transport of the rich Merchandizes that

have at all Times come from thence.

Befides, it is feen by these same Eclair cissements, that it is by no Means necessary to make the Fleets of Solomon and Hiram undertake the painful Tour of Africk to setch every Time the Gold and Merchandize as far as Spain, as Mr. Huet has pretended, and yet more recently the Aut of the Speciacle de la Nature. These Gentlemen, on the Credit of some ancient Historians, who relate an Example of a Voyage that was made round Africk, have thought they might conclude, that the Fleets of the Hebrews and Tyrians, which sailed from the Red Sea, made this Rout in the same Manner, and, what is more, that they repeated it

(according to them) every three Years.

This is not a proper Place to enlarge on explaining the Difficulties that there were for the Fleets to make this prodigious Tour along Shore, as these Authors have advanced: It is easier to imagine it in a Closet than to make it on the Spot, and to go to examine or prove the Dangers, if they had drawn for themselves an exact Picture of the Fatigues to be endured in risking to follow the Coasts of this great Part of the World, and had painted the unknown Shelves and Banks under Water, with which the Coasts are so well furnished; the contrary Winds and Currents which last long; and, what is worse, the Wrecks which Tempests almost continually occasion, on being too near a Shore, they would, without Doubt, have changed their Language. Even now, when Navigation is more perfect than ever, how many Wrecks happen in tempestuous Seasons, when Ships are in Sight of the Coasts, either near their Arrival, or after sailing from some

Port? These Wrecks would be more frequent and numerous, if the Seas and Havens were strange and unknown, and without the marine Charts now used, of

which they were formerly ignorant.

The Coasts of Africk are in many Parts difficult to frequent, there are Heights, Lengths, and Steepnesses, full of Shelves, and where the Sea is dreadful in the Motion and Noise of its Waves, which break against an Infinitude of Rocks. How many Ships have the Portuguese, English, and Dutch lost, and fill lose, near the Cape of Good Hope, notwithstanding the great Experience they have acquired in the Navigation on that Coast? Their Losses have been still greater on many Occasions in the very Road of that Cape.

Africk has in Truth always produced Gold and Ivory, but it is a Mistake to think that it has also yielded Spices and precious Stones; if Historians of former Times, and (among others) Pliny have affirmed it, they ought to be regarded as fallen into an Error in that Respect, the same as has often happened to them

in many other Things

yait

fè s, le

fe

εd

es

ch

nd

to

ne

ra

he oft

pal

on,

me

cet

ave

the ele

ar-

eir

erce

ion

hat

ary to re-efe ple de, ade it

ere ors ot, an

his

ler nd Its

ut ore

nc

On the contrary, the Indies have always abundantly afforded these rich Productions, with many others, of which Use has been made in Trade. Experience suffices to demonstrate these two Truths; and these are Facts which prove in their Turn, that it was not to Africk, and yet less to Spain, that Salomon fent his Fleet to load those precious Commodities, so diligently sought after in Antiquity. If any fuch Fleet had rifked making the Tour of Africk to come to Spain, what Appearance or Probability was there that it returned by the same Way, and under the same Risques, rather than through the Mediterranean, to get to some Port in Syria, which is much nearer, and the Sea better known and

Ophir and Tarshish, where the said Fleets went (according to Scripture) are not then the same Places that Mess. Huet and Pluche have endeavoured to establish in Africk and Spain, viz. Opbir at Soffala, and Tarshifb in Andalusia. The learned Bochart has likewife found these Places in the Indies, notwithstanding the Opposition which the Abbe Pluche made against him. I am strongly led to believe, with Antoine du Pinet, (the Translator of Pliny) that Tarshish was Guzurate, named by Pliny himself Godross Populi. That Author always translated this ancient Name in that of Tarshish and Guzurate.

The first Voyages of the Indies were made from that Side, and it is probable from this, that the Hebrews called the Sea which bordered on it, the Sea of Tarsbish, to distinguish it from the Red Sea, which was the nearest to their Country

among those to the Eastward of them.

In fine, in Respect of Ophir, it appears, that that Place must be Sumatra, because this Isle has always been the richest in Gold; or else the Peninsula of Malacca, believed to be the Golden Cherfonese of the Ancients, and where were found the odoriferous Woods, and other Aromaticks, which the more remote Nations have always brought there, and even to Achin, the Capital of Sumatra.

To finish this Matter, I shall remark, that the Author of the Spectacle de la Nature has stretched to demonstrate, "that the Knowledge of the North Star " rendered Navigation anciently more bold and fortunate; that the Phenicians " were those that applied themselves to it most; that they taught it with Success " to the Hebrews, and that they served for Guides to the Fleets of Solomon; and "that, in fine, by their indefatigable Activity, and by their continual Attention to the Information of the Polar Star, they penetrated every where:" by which this learned Man gives us (without Doubt) to understand, that these same Phenicians made the Hebrews make the Tour of Africk by the Assistance of that Star; but how could it ferve for this long Voyage, when it is hardly feen only at five Degrees of Northern Latitude, that is to fay, one hundred Leagues on this Side the Line?

This Author, to shew that the Phenicians with the Hebrews might make this Tour Coastways, relates an Example happened since, taken from Herodotus, viz. that Necao, King of Egypt, fent some Pilots on the Red Sea, and ordered them to make the Tour of Africk, which they did, and, returning by the Streights of Gibralter, they arrived in Egypt the third Year: but when will another Fleet, (supposing this Story true) be able to do the same? and, seeing that these Pilots were near three Years in making this Tour, the Fleet of Solomon would not have failed, being almost fix, in making the same Voyage twice, going and coming, without counting its Stay in Spain; besides, a Fleet never sails (by a third) so quick, as a Ship or two separately can.

As these Pilots with their People did not incumber themselves (it is said) with

many Provisions to make this prodigious Tour, they take Care to relate the Passage of Herodotus, which says, that these People advanced into the Southern Sea, (and that as they were not ignorant, it is faid in this Parenthesis, that the Summer Rains destroyed, in the remotest Part of Africk, that which was sown in the Spring) when they found themselves in Autumn, they landed, sowed, and waited the Crop, without ever leaving the Coasts of Lybia, (that is to say, of Africk) getting in their Harvest, and reimbarking.

This favours strongly of a Fable, to any one acquainted with the Country and Soil of Africk; besides, Herodotus supposes a Thing of which he was ignorant, viz. that our Autumn makes the Spring in the meridional Parts of Africk, their Seasons being opposite to ours. There might be many Things offered to demonstrate the Impossibility of this Practice among Travellers of this Order.

When a Writer is ignorant of Geographical Particulars, and the Nature of

a remote Country, he cannot avoid, at least, falling into false Suppositions, (exprest or understood) when he comes to speak minutely of them. This is that, which Persons who know these Places, by having been there, generally remark very well and justly.

MERCHANT'S DIRECTORY.

Of Merchants, whether Natives or Foreigners; their Character; fome Directions for their prudent Conduct; and an Abstract of the Laws now in Force concerning them.

HE Term Merchant (in Latin Mercator) or Trader, from Traderdo, as Minshew derives it, is in England, according to the general Acceptation of the Word, now confined to him who buys and sells any Commodities in Groß, or deals in Exchange; that trassicks in the Way of Commerce, either by Importation or Exportation; or that carries on Business by Way of Emption, Vendition, Barter, Permutation, or Exchange; and that makes a continued Affiduity or frequent Negociation in the Mystery of merchandizing his sole Business.

It is true, that formerly every one, who was a Buyer or Seller in the Retail Way, was called a Merchant, and they continue to be deemed fo still, both in France and Holland; but here Shopkeepers, or those who attend Fairs and Markets, have lost that Appellation.

The inercantile Profession is very ancient, and generally esteemed noble and independent: In France, by two Arrets of Lewis XIV. the one in 1609, and the other of 1701. a Nobleman is allowed to trade both by Land and Sea, without any Disparagement to his Nobility; and we have frequent Instances of Merchants being ennobled in that Country, in Regard of the Utility their Commerce, and the Manufactures they have set up, has product to the State. In Bretagne, even a Retail-Trader does not derogate from his Nobility, which only fleeps whilft he continues to exercise it, or, in other Words, he only ceases to enjoy the Privileges of his Noblesse, whilst he carries on Commerce, and reassumes it by giving over Trade, without any Letter or Instrument of Rehabilitation. In many other States, and more especially in the Republicks of Venice, Holland, and Genoa; its Value encreases, and I wish I could say the same Regard was paid it in England, as it merits from a trading Nation; but its Importance is not so justly considered by us as it ought to be, more especially, as we enjoy every desirable Advantage for carrying it on; and, could the Gentlemen engaged in it be brought to this Way of thinking, and be perfuaded to do Justice to a Profession we all esteem honourable, by a stricter Imitation of the above-mentioned States, and, not only to study, but appropriate their Assiduity and Diligence (more especially that practifed by our industrious Flemish Neighbours) from a sincere Conviction of the Excellency of the mercantile Employ, we should soon outstrip every Competitor, and render the British Merchant as celebrated as the British Valour, or the British Power, which he, more than others, contributes to support. It is true, that Trade stands so fair in the Esteem of an Englishman, and promises so many Occasions cither for raising or improving a Fortune, that many younger Sons and Brothers of Peers are frequently bred up to, and embrace it; but then, they are too apt to quit it on succeeding to the Dignities of their Families, or to some publick Employment, and withdraw those Funds, which might otherwise be continued in it, both to their own and the Nation's Emolument; whereas, was a contrary Practice observed, and could many (whose immense Riches enable them) be

H E

Solomon twice, t never

l) with ate the ern Sea,

in the inted the getting try and norant, their

lemon-

ture of

ofitions, This is

enerally

Of MERCHANTS.

persuaded to pursue their first Beginnings, and destine Part of their great Effects to run into this Channel, we should see Commerce yet daily improve, and many more active Professors shining at the Head of it than we now do, a Number of important Enterprizes might be undertaken, and happily concluded, to the no fmall Encrease both of publick and private Interest: But it is an Unhappiness (I mean in Regard of Traffick) that many Gentlemen who have been enriched by it, or their Inheritors, frequently withdraw from it, either to live in Retirement, or, by an Advancement to Honours and Posts, change the tranquil and pleasurable Mercantile Employ for the more troublesome, though splendid one, of Grandeur and Power; and notwithstanding such may, and undoubtedly often do, look down on their quondam Business, as derogatory and now beneath them, yet a prime Minister of France, and several successive Grand Dukes of Tuscany (as mentioned in the preceding Discourse) I should think might countenance any one's Continuance in it, as they deemed it no Disparagement to their high Stations, to be distinguished for their Trade, as well as for their Eminency and Greatness. And, to thew how Commerce is thought of by most Foreigners, we may subjoin to the Examples quoted of the Regard paid it, that many of the Italian Princes are the principal Merchants of their States, and think it no Discredit to make their Palaces serve as Warehouses. Many of the Kings of Asia, most of those on the Coast of Africa and Guinea, traffick with the Europeans, either in Person or by their Ministers; so that, in Reality, Spain is the only Country I know of, where the mercantile Employ is in Difrepute; and there it is counted less ignoble and ungenerous to beg, than follicit a Support, or improve a Fortune, by Merchandizing. And, before I proceed to mention the Laws in Force concerning Traders, I shall here describe their necessary Qualifications, and give some sew Rules for their Conduct, tending to fecure them the Success they aim at.

Previous to a Man's engaging in a general Trade, and becoming an universal Dealer, he ought to treasure up such a Fund of useful Knowledge, as may enable him to carry it on with Ease to himself, and without risking such Losses and Disgusts, as great ill-concerted Undertakings will naturally expose him to; the reduce this necessary Science to a proper Regulation, I shall recommend the following Particulars to his Acquirement, and, if his Trade is more limited, his Learning and Knowledge may be so too.

The general Merchant then Should learn,

1. To write properly and correctly.

2. All the Rules of Arithmetick, which have any Affinity or Relation to Commerce.

To keep Books of double and fingle Entry, as Journals, Leidger, &c.
 To be expert in the Order and Forms of Invoices, Accounts of Sales, Policies of Inturance, Charterparties, Bills of Lading, and Bills of Exchange.

5. To know the Agreement between the Monies, Weights and Measures of

6. If he deals in Silk, Woollen, Linen, or Hair Manufactories, he ought to know the Places where the different Sorts of Merchandizes are manufactured, in what Manner they are made, what are the Materials of which they are composed, and from whence they come, the Preparations of these Materials before working up, and to the Merchandizes after their Fabrication.

7. The Lengths and Breadths which Silk, Woollen, or Hair Stuffs, Linens, Cottons, Fustians, &c. ought to have, according to the diverse Statutes and Regulations of the Places where they are manufactured, with their different Prices according to their Times and Seasons, and, if he can add to his Knowledge the different Dyes and Ingredients which enter for the Formation of the various Colours, it will not be useless.

8. If he confines his Trade to that of Oils, Wines, &c. he ought to inform himself particularly of the Appearances of the succeeding Crops for his Government in disposing of what he has on Hand, or to learn, as exactly as he can, what they have produced when got in, for his Direction in making the necessary Purchases and Engagements.

q. What

O

tĺ

C

ir C

0

fi

d

C

9. What are the Sorts of Merchandizes which are found more in one Country than another, them which are scarce, their different Species and Qualities, and the properest Method for bringing them to a good Market, either by Land or Sea.

10. Which are the Merchandizes permitted or prohibited; as well entering as going out of the Kingdom or Estates where they are made:

11. The Price of Exchange, according to the Course of different Places, and what is the Cause of its Rise and Fall.

12. The Customs due on Importation or Exportation of Merchandizes, according to the Usages of the Places, Tarifs and Regulations, that he trades to.

13. The best Manner of folding up, embaleing, or tonning the Merchandizes

for their Preservation.

ffect:

many

per of he no

ss (I

ed by

nent,

irable ndeur

look yet a

y (as e any ions,

tness. bjoin

inces

nake

those erfor

w of.

oble

Merning few

erfal

nable

and

tos

thall.

de is

n to

ales,

es of

at to

, in

omfore

ens, and rent

OWthe

orm

rnan, lary

hat

14. The Price and Condition of freighting, and infuring Ships and Mer-

15. The Goodness and Value of all Necessaries for the Construction and Repairs of Shipping, the different Manners of their Building, what the Wood, the Iron, the Masts, the Cordage, the Anchors, Cannons, Sails, and all Requifites may cost.

16. The Wages commonly given to the Captains, Officers, and Sailors, and

the Manner of engaging with them.

17. The foreign Languages (or at least as many of them as he can attain to) which may be reduced to four principal ones, viz. 1. The Spanish, which is in Utage in almost all the East, particularly on the Coasts of Africk, from the Canaries to the Cape of Good Hope. 2. The Italian, understood on all the Coasts of the Mediterranean, and in many Parts of the Levant. 3. The Teutonick or German, which is understood in almost all the northern Countries. And, 4, French, which is now become almost universally current, fashionable and useful.

18. The confular Jurisdiction with the Laws, Customs, and Usages, of the different Countries he does or may trade to; and generally all the Ordinances and Regulations which have any Relation to Commerce, either at Home or Abroad.

19. In fine, although it is not precifely necessary that a Merchant be very learned, it is, notwithstanding, very proper that he knows something of History particularly that of his own Country, Geography, Hydrography, or the Science of Navigation, and that he has Knowledge of the Discoveries of the Countries where Trade is established, in what Manner it is settled, of the Companies which are formed to support those Establishments, of the Colonies that they have sent out, of which he need not want Memoirs, as almost all are inserted in this Work, and which he may also learn from the Relations of Travellers; all these Things are of a very great Utility for the Enterprizes of Commerce, which he

may have a Defign to undertake.

We may add to the foregoing Requisites for forming a Merchant, that he ought on all Occasions to have a strict Regard to Truth, and avoid Fraud and Deceit as corroding Cankers to his Reputation and Fortune; for, however cunningly the Malk is wore, Chance may, or Time certainly will, discover the Cheat, and render the Wearer exposed to the Contempt and Insults of those he has imposed on; and, to what has been faid, permit me to subjoin the Advice, that he who undertakes a foreign Trade should do it with great Caution and Circumspection, observing several Circumstances tending to secure him Success: as first to make himself Master of that Branch of Commerce he intends to engage in; and, if he does not transact this Business personally, to be cautious in his Choice of Factors; above all, that they be noted for their Capacity and Integrity, otherwise the best laid Scheme may be rendered abortive, and produce a confiderable Loss, instead of an expected Advantage, through the Treachery, Neglect, or Ignorance of the Agent; for which Reason a Trader should not be drawn in to employ a Factor, with whose Character he is unacquainted, from any Motive whatsoever, even from that most prevailing one, of serving for a less Commission than what others commonly do, as I am sure no Trade is worth carrying on, that will not afford the Allowance generally made to those the Mer-chant thinks proper to substitute and employ. His first Care, therefore, should be the Choice of fuch a Correspondent as he can depend on, whose Integrity will naturally lead him affiduously to follicit and promote the Interest of his Principal,

OF MERCHANTS.

unbiaffed by any finister Views of his own. But as Merchants, who engage in the foreign Trade, as well as those who confine themselves to one at Home, transact a great Part of the Business themselves, I shall here add some valuable Remarks for their Government in Purchases and Sales, partly extracted from Mons. Savary's Parsact Negocians, and partly what my own Experience has furnished me with, as they may be equally serviceable to an English and French Reader, though Mr. Savary's Share of them was principally intended for the latter.

Trade becomes more or less troublesome, according as it is more or less extensive; and it is for this Reason that Merchants ought to appropriate different Maxims and Considerations for the Conduct and Management of their Affairs,

Those who traffick in the Merchandizes of our own Manusactories, or confine their Trade to the Consumption of one City only, run less Risques, and carry on their Business easier than those who dispose of their Goods, not only in the Place of their Residence, but to Dealers or Retailers in other Parts of the Kingdom, or abroad; this shall be explained after treating of the Manner which Merchants ought to observe in the Purchase of Commodities, and the establishing Fabricks themselves.

And for this it is to be remarked, that in Places where any confiderable Manufactories are fettled, there are generally affociated Merchants, who supply the Fabricators with the necessary Materials for their Works, which they sell them, and in Payment take their Goods, which they afterwards dispatch in other Places, or on the Spot, to supply Commissions given them.

Though there are some of the Artificers so opulent, as to buy and procure the Ingredients they want for the Supply of their Manusactories from first Hands; yet there are others, who (being Masters of less Stock) sell their Goods to the first Purchasers that ask after them.

Now Merchants must govern themselves in their Dealings with these three Sorts of Men, according as the Times and Seasons shall dictate; for in those, when the Merchandizes are scarce and in demand, they must buy of all as well as they can, and according to the Advantages that may present; but, when Commerce is dead, or little stirring, and Abundance of Goods lying on Hand, they should then act with Circumspection, and observe the following Maxims in all their Purchases.

1. When Goods begin to rife in Price (which commonly proceeds from these two Causes, either that the Value of the Materials is considerably augmented on Account of their Scarcity, or that there are but sew Goods ready-made, to supply a brisk Demand) it is natural for those that are perfected to encrease in Esteem, in Proportion to the Want and Paucity of them; but it is Prudence in him that would buy under such Circumstances, to examine the Causes that produce this Augmentation; and, if the Goods are of Silk, enquire whether the Crop of that Commodity has been good or bad, though, if the Season has been moist and riny at the Place of its Growth, he may be assured of the latter, and that the Scarcity of the Merchandize proceeds from this of the principal Material.

It is equally the same in the Manusactories of Cloth, and other Woollens, when Wools are scarce and risen in Price; and the same with Linens under the Shortness of the Crop of Hemp and Flax, and indeed of all Sorts of Materials, which compose the Manusactures of the different Sorts of Merchandizes, current in Trade; because the Scarceness of these (as has been said) augments their Price, and consequently that of the Commodities made of them.

There is no doubt, that when the augmented Price of Merchandizes proceeds from the Scarcity of their Materials, that it not only remains so long, but that it daily rises by little and little, and in this Case affords the Merchant no Room for Deliberation, who ought immediately to buy and make his Bargain, to receive yet afterwards (in a certain Time) the Quantity he judges he may want to sell.

bı

th

m

If the Rise of Goods comes from there being sew in the Fabricks, and a great Demand for them, and not through a Want of the Materials which compose them, the Buyer ought to act with Sagacity and Prudence in their Purchase; because this probably is a Fire that will soon pass, and this Augmentation last no longer than the Warmth that occasioned it, for two Reasons; the first, because it may be Chance effect it, proceeding from some Merchants of different

ge in

ome.

nable

from

: has

rench

atter.

ntive;

xims

nfine

carry

n the

f the

which

ishing

erable

upply

ey fell

tch in

re the

lands;

to the

three

ıs well

when

Hand,

Laxims

n these

ted on

fupply

fteem.

m that

ce this

of that

ist and

hat the

ollens,

ler the terials,

current

s their

roceeds

that it

om for

receiv**e** o fell.

a great ompofe rchafe;

on last e first,

fferent

Places

Places accidentally giving their Commissions at the same Time, or that they happen to meet at the Manufactories, which makes the Fabricators stand firm to their Prices; though, when these Merchants are supplied, Things return to the same State they were in before, and such an Occurrence makes them sometimes even diminish greatly in their Value, because the Workmen, seeing themselves sought after, engage deeply in their Fabricks, and the Abundance then occasions a Cheapnes, in the same Manner, as a Scarcity before produced the Reverse; and these Considerations are very important towards successful Purchases.

2. The fecond Maxim, necessary to be observed in the buying of Merchandizes, is, to be extremely circumspect in his Words, that his Desire of having the Goods he is treating for, may not appear; and he should not slight or undervalue them, in order to be thought not to want them, as this Cunning only serves to embarrass the Mind of the Manusacturer, and make him more firm and tenacious under the Uncertainty, whether this is a Feint or not, and is a Means of his not so soon resolving to part with his Goods at the Price offered, for Fear of being surprized: On the contrary, he ought to act with Sincerity and Frankness, accompanied, however, with Prudence, Workmen liking better to deal with such Sort of Chapmen, than with those who use Tricks and Subtlety.

3. The third is to confider whether the Merchandize has diminified in Price from a higher Degree to which it was before mounted, or whether it augmented in Price from a lower one, at which it was, by Reason of a Dulness in Trade, or by the too great Abundance that there has been in the Fabricks: This is the greatest Nicety in the Buyers.

For if it is at the Height of its Dearnes, and it comes to fall, then you ought not to buy, because it is certain, that if the Cause which made it mount so high a Price ceases, that it will daily diminish, till it returns to the Point of its just Value.

On the contrary, if the Goods are at their lowest Value, and the Price begins to rise, it is then a Time to buy, because it is certain that it will daily augment, so long as the Cause which gave Room for its Augmentation lasts.

And though what has been faid may appear a Paradox, it is however a Truth founded on Experience, and by which the most skilful and ingenious Merchants have greatly lost or gained, according as they have timely taken their Measures or neglected them.

4. The fourth Maxim in the Purchase of Goods is, both to know and restect where they will meet the best Sales, and then suit their Quality to the Taste of the Inhabitants.

5. The fifth Maxim is to buy of the poorest Workmen, because they, not having the Means to lay up their Manusactures, must sell cheaper than the more powerful ones will, who have Substance, and can keep their Goods till a fit Opportunity offers for a more advantageous Sale.

6. The fixth Maxim is, not to be drawn in to engage beyond your Capital by the tempting Bait of a cheap Purchafe, and from a wrong Calculation of your Ability to pay at the Time agreed on; as a Failure of Punctuality herein will occasion a Loss of Credit among the Fabricators not to be recovered.

7. The seventh Maxim is not to employ, as Factors at the Fabrick, any who act as Merchants, and sell the Materials to the Manusacturers; for they always buy the Goods dearer than others who have nothing to sell, because they give a Part in Payment, and very often to recover from their Debtors, they take of them Merchandizes in Payment, which are neither so good nor handsome as those bought with ready Money.

8. The eighth and last Maxim, which I shall mention on this Subject, is, that if the Buyer has a Partner, one of them should be on the Spot, for two Reasons; first, because, being interested in the Trade, he is more diligent, and takes better Care of what he does, than a Factor, who often regards nothing more than his own Interest, and who, having Commissions from several Merchants, favours those he pleases: the second is, because Affairs are transacted more secretly, and, many Times, Opportunities offer for good Purchases, which one commissioned doth not dare to engage in, though on such Adventures large Profits are frequently to be made.

Thefe

OF MERCHANTS.

These Maxims also hold good in the Purchase of all other Commodities, and, if carefully attended to, will lead the Merchant in the Steps he ought to tread, to secure Success; and as these have been directed to guide him in laying out his Money to the best Advantage, I shall now borrow the Assistance of the same Author to furnish him with proper Directions for his Management in conducting his Sales, And,

First, The Merchant should avoid many Words and Circumlocutions in his Dealings, as this looks more like a Retailer than one who is not so; and, supposing he is treating with one of this last Distinction, he may be affured, that the Buyer understands the Value of the Goods, so that the Merchant only occasions himself an unnecessary Trouble to ask much out of the Way; therefore, what is principally to be observed in Sales on Trust is, that his Debtor be one noted for his Punctuality and Honesty, and also dispatches large Quantities of Goods, as these Motives should induce a Preference to be given one so qualified, (though with less Profit) rather than to another with an inferior Credit and a shorter Trade.

2. If the Merchandizes dealt in are such as are dependant, in some Sort, for their Value on the Mode, Seasons ought to be consulted for advantageous Sales, so that, if those proper for the Winter are asked for at the latter End of it, it is not reasonable to expect so much then as in the Beginning, neither is it consistent with the Owner's Interest to keep them, as he may have no other Offers till the returning Year, and he then risques their continuing in Fashion, so that it will be prudent to embrace any tolerable Offer, under these Circumstances, that is made him.

ot A to he

ėx

an

the

Co

 N_{a}

Ki

La

the wh

Me

for

fine

and

Fre

Cor

don

as a

Kin

Stat

Lic.

pub

rem to b

fhal

Yea A

Goo

Kin;

Cor

3. He ought not to trust too much to any one Person; for, in Case of a Failure, it may straiten him, and, in the End, bring him to the same Missortune; therefore Prudence will direct him to disperse his Effects in many Hands, that, if one or two miscarry, he may be less tensible of his Loss, and better able to support it: This is a very necessary Maxim to be observed by those who have large Dealings, as the Sufferings by a contrary Practice are innumerable, and there is no one Article of Misconduct that has brought so many to Ruin as this.

4. A Merchant should not inconsiderably engage with young Men, who have little more to recommend them to Credit than being the Children of rich Parents, as a Trust on this Account is the Product of a very sale Maxim; because, if they do otherwise than well, their Fathers would hardly pay their Debts, as the Creditor may have flattered himself, neither is it reasonable to expect it, no more than to think they should incommode themselves, or hurt their other Children, purely to support a Son, which Gaming, Debauchery, or at best Imprudence, has reduced.

5. If it happens, that Debtors omit paying what they owe at the Time agreed on, the Creditors should not oppress them with an extravagant Interest; for, though Necessity obliges them seemingly to submit, it is a sure Canker to their Fortunes, which too often at last involves both the Trusted, and him that trusts, in Ruin. Besides, if the latter escape a Failure he has drawn the other into, I should think he could not the Lashes of Conscience, when restected on his occasioning the Debtor's Missortunes, by the Extortion he had imposed.

6. The fixth Maxim is never to lend to any Sort of Persons whatsoever on an unjustifiable Security, nor to take an unwarrantable Interest; for this is a detestable Act, and exposes the Usurer to the Penalty of the Law, and renders him abominable both in the Sight of God and Man.

It is however both reasonable and prudent for a Merchant to take Pledges or Securities from his Debtors, and to be cautious of what they consist; for, if they are in Merchandize, the Colours, Fashions, &c. of them may change, or the Quality may suffer by keeping, so that whilst he imagines he has the Value of what is owing him in Hand, he may be mistaken by the half: And in these Cases of lending or selling on Trust, and taking Pawns instead of Notes for Security, the Seller or Lender should add to the above Precaution, that of making the Terms of the Deposit very clear and apparent, in Case of a Failure in the Debtor, and a consequential Claim of the Goods by the other Creditors, as a joint Property, otherwise he may be accused of endeavouring to abscond the Bankrupt's

Bankrupt's Effects; and if he has not taken the prudent Steps he ought in his Dealings, may be o'liged to give up what he has received as (and effected) a Security, besides suffering in his Reputation, for being unable to justify what he afferted and pretended; it would therefore be very proper to have the Affair transacted before Witnesses, or at least to have all the Goods that are pledged particularly express, in the Note or Obligation given for the Trust or Loan, by which Means the aforementioned Inconveniences would be avoided.

ind.

ead,

out

ame ting

his

fing

uyer

nielf

rin-

r his

3, 29

ough

orter

, for

ales,

it is

stent

ll the

ill be

nat is

of a

that,

le to

have

there

have

rents,

ife, if

as the

it, no

other

best

greed

for.

their

rufts,

nto, I on his

on an

stable

omi-

es or

or the

ue of

thefe

es for

aking

n the

as a

d the

rupt's

7. A Merchant should always endeavour the Sales of such Goods as are decaying, damaged, or growing unsassinable, as soon as he conveniently can; and if Money is not obtainable for them, he should truck them, if he can do it, on a tolerable Footing; regarding, however, in this Case, not to make the Exchange, as one may say, with his Eyes shut, but, sirps, to observe, that he is vell versed in the Quality, and has a perfect Knowledge of the Goods he takes in Return, otherwise he may verify the Proverb of being Out of the Frying-Pan into the Fire. As Deceits are very common in these Sorts of Negociations, secondly, he ought to know where, and on what Terms he can get rid of his new Effects, otherwise he may risk losing more by them than his old ones. And, thirdly, he should always avoid giving any Share of ready Money in the Bargain, if he possibly can, as he that parts with it is sure to have less Advantage in these uncertain Dealings, than he that receives it.

8. And lastly, A Merchant should never sell any of his Goods in small Parcels, except drove thereto by meer Necessity, as this is derogating from his Character, and will certainly occasion him a Loss of his Retail Customers.

Merchants here were always particularly regarded by the Common-Law, tho' Ditto. the municipal Laws of England, or indeed of any one Realm, are not sufficient for the ordering and determining the Affairs of Traffick and Matters relating to Commerce; Merchandizing being so universal, and extensive, that it is impossible, therefore, the Law-Merchant (so called from its universal Concern) all Nations take special Knowledge of; and the common and statute Laws of this Kingdom leave the Causes of Merchants in many Cases to their own peculiar Laws. In the Reign of King Edward IV. a Merchant Stranger made Suit before the King's Privy Council, for several Bales of Silk seloniously taken from him, 13 Edw. IV. wherein it was moved, that this Matter should be determined at common Law, but it was answered by the Lord Chancellor, that as this Suit was brought by a Merchant, he was not bound to sue according to the Law of the Land.

In former Times it was conceived that those Laws that were Prohibitory against foreign Goods did not bind a Merchant Stranger; but it has been a long Time fince ruled otherwise, for in the Leagues that are now established between Nation 19 Hon. VII. and Nation, the Laws of either Kingdom are excepted, so that as the English in France, or any other foreign Country in Amity, are subject to the Laws of that Country where they reside, so must the People of France, or any other Kingdom, be subject to the Laws of England, when resident here.

English Merchants are not restrained to depart the Kingdom without Licence, Mich. 12 and as all other Subjects are; they may depart, and live out of the Realm, and the 13 kinz King's Obedience, and the same is no Contempt, they being excepted out of the Diar 206. Statute 5 R. II. c. 2. and by the common Law they might pass the Seas without Licence, tho' not to merchandize.

By Magna Charta it is enacted, that all Merchant Strangers in. Amity, (not 9 Her. III. publickly prohibited) shall have safe Conduct to come into, depart out of, and contemporary in England, and to travel by Water or Land, in and through the same to buy and sell, &c.

And if any Disturbance or Abuse be offered them, or any other Merchant in a Sott. of Educ. Corporation, and the Head Officer there do not provide a Remedy, the Franchise III. c. 1. shall be seized, and the Disturber shall answer Double Damages, and suffer one Year's Imprisonment, &c.

All Merchants (except Enemies) may fafely come into England, with their 14 Edw. III. Goods and Merchandize.

Merchant Strangers may come into this Realm, and depart at their Pleasure, 5 R. H. c. 1, and they are to be friendly entertained: and Merchants Alien shall be used in this 5 Henry IV. Kingdom as Denizens are in others by the Statute,

OF MERCHANTS.

No Merchant shall be impleaded for another's Debt, whereof he is not Debtor, &c. and if a Difference arises between the King and any foreign State, Alien Merchants shall have forty Days Notice, or longer Time to sell their Effects, and leave the Kingdom.

Treaty of Commerce with Spain, and other Powers.

Lord Raymond, 340.

702, 703.

N. B. The Time for Merchants to without their Effects has been by all late Treaties enlarged to fix Months, during which Term they are to remain free and unmolested as well in Person as Goods.

All Merchants may buy Merchandize of the Staple, and any Merchant may 27 Edw 111. d 38. deal in more Merchandizes than one; he may buy, fell, and transport all kinds e. 3. and 38. deal in more interchandizes that are below. Ill e. 2. of Merchandize, excepting by later Acts, Wool, &c. Merchant Strangers are to find Sureties, that they shall not carry out the Mer-18 Edw. 11.

chandize which they bring into England.

And when they bring any Merchandize into the Realm, and fell the same for 5 Hung IV. Money, they are to bestow it upon other Merchandizes of England, without exporting any Gold or Silver in Coin Place for This Law is altered, permitting Gold or Silver Bullion, or any foreign Coin,

Acrfor Trade,

The fame extends as well to Denizens as Strangers, and in Strictness of Law,

8 Heary VI.

Part new Payment may be they ought not to receive any Gold in Payment. But now Payment may be 3 Hr made in any of the current Coins of this Kingdom.

1 Ric. III. c. And the Reasons of these Laws were to keep the Gold and Silver within the Realm, and at the same Time increase our Manusactures by encouraging their Exportation abroad.

Foreign Merchants are to fell their Merchandize at the Port where they Land in Grofs, and not by Retale.

And Merchandize is to be laden, and unladen, at certain Ports, and in the 1 Eliz. c, 11 Day-time, under Penalties.

It shall be lawful for Merchants to transport Iron, Armour, Pistols, Muskets, at. 12. Car. . c 4. Saddles, Swords, Bridles, &c.

W. and M. Merchants, &c. corrupting or adulterating Wine, or felling the same adultera-Seff 1. cap. ted, are liable to Penalties. 34. 12 Ann. cap.

On Importation of Tobacco Merchants have an Allowance of Eight per Cent. &c.

11 Hcs. VII. All Merchants Strangers, that shall be made Denizens, either by the King's c. 14. 22 Hin. VIII. Letters Patents, or by Act of Parliament, must pay for their Merchandize, like Custom and Subsidy, as they ought, or should pay before they were made Deni-Eliz. cap 1. zens. Co. 2 Inft.

The Wares, Merchandizes, Debts or Duties that Merchants have as Joint-The Wares, Merchandizes, Debts or Duties that Merchants have as Joint-31 E. III. 7. Traders or Partners, shall not go to the Survivor, but shall go to the Executor Cohe on Lit. of him that is deceased *; and the Executor may join in an Action with the 2 Levinz, 188. furviving Merchant.

1 Vern. 217. In Copartnerships between Merchants it is not necessary to provide against Survivorship.

If two Joint-Merchants occupy their Stock, Goods and Merchandize in common, to their common Profit, one of them naming himself a Merchant, shall have an Account against the other, naming him a Merchant, and shall charge him as Receptor + Denariorum, &c. that is, as Receiver of the Money of bim B, from whatever Cause and Contract it shall redound to the common Profit of them A and B, as may be made appear by Lex Mercatoria, 10 H. VII. 16. a.

So where there are two Joint Merchants, and one of them dies, the other shall have Account against their Factor, without the joining of the Executor of the deceafed.

2 Rolls Abr. In an Action upon the Case against A, the Plaintiff declares upon the Custom between Merchants, &c. that if two Alexchants are found in Arrear upon an Account, and they promise to pay it at c rtair. Days, that any or either of them may be charged for the whole fingly; and then shewed the Account, that A and B

^{*} Sed quiere, for it bath been fince held, that the Executor and Survivor counts join, for the Remedy furvivor, though the Duty dath not; and therefore on Recovery he must be accountable to the Executor for that. Martin v. Crump. Salk. 414 + Co. Litt, 172, lib. Incrat. 17, 18, 19. F. N. B. 117. D.

were found in Arrears fo much, &c. and promifed to pay it at certain Days, but did not, and the Plaintiff brought his Action against A only, and resolved that it lay. To call a Merchant Alien Bankrupt, is actionable. Tarloot cont. Morrison.

Debt upon a Bill by a Merchant to pay foreign Coin, amounting to so much Built 134 to be paid upon the Feast of the Purisication called Candlemas-Day. Upon non Blow. 104, of factum pleaded, Verdict for the Plaintiff. Moved in Arrest of Judgment, that Perm son and the Declaration was not good, because Payment at Candlemas is not known in Case. our Law; yet the Judgment was affirmed, for that amongst Merchants such Payment is known to be on the 20th of February, and the Judges ought to take Notice of it, being used among Merchants, for the Maintenance of Traffick.

No Ship shall be obliged to come to any Port of England, nor to abide, against 28 Bdw. 111. the Will of the Master, or of the Merchants, whose the Goods be; and if such Cap. 13. Sect. Ships come of their good Will, or be driven by Misfortune to any Port in Eng land, and the Masters or Merchants will sell Part of their Merchandizes, it shall be lawful for every Man to buy fuch Merchandizes, albeit the same be not put to Land to fell; so that no Merchant or other go to meet such Ships to forestal the Merchandizes; fo that the Mafters and Merchants, after they have fold that which pleaseth them, and paid the Custom, may freely depart, and none shall disturb any Ship to come to any Port of England, but to the Port where the Masters and Merchants will of their free Will arrive, nor shall meddle with the Sale of the Merchandizes, nor disturb the Merchants; and if any set Disturbance,

he shall incur a grievous Forseiture to the King. Consirmed by 20 Ric. II. c. 4. Indebitatus Assumpsit for 1000l. for Monies had and received, and also an Instimul Computaffet, upon Account, the 1000l. became due; the Defendant pleaded the Statute of Limitations; the Plaintiff replied, that he is a Merchant, and the Proviso, and Exception for Merchants Accounts. By Twisden, Rainsford, and Moreton, absente Kelyng, stated Accounts between Merchants as this Case is, are not within the Proviso, but only Accounts current, Webber cont. Tyrell. 1 Levinz. 287. 2 Keeble 622. 2 Sand. 124. where Judgment for Defendant; yet the Case of Martin and Delboe, 1 Levinz. 298, to the Contrary upon an Account stated between Merchants; yet the same Case, 1 Mod. 70. Judgment for Defendant, 2 Keeble 674. 1 Vent. 89. and 1 bid. 465. See likewise the Case of Farrington and Lee, 1 Mod. 268. and 2 Mod. 311.

All Kinds of Merchandizes may be exported and imported from and to Ire- 34 Edw. 111. land, by Aliens, as well as Denizens, but Wool and Wooller Manufactures, &c. c. 18. are prohibited to be exported from thence into foreign Parts, by a modern Statute.

Cattle, Butter, Cheese, &c. are not to be imported from Ireland into this 32 Car. 11. Kingdom, on Pain of Forfeiture to the Poor.

The Inhabitants of the Mands of Jersey and Guernsey may import into Great- Stat. 3 Geo. 1. Britain Goods of their own Growth and Manufacture Custom free.

No Wine, Brandy, Tobacco, East-India Goods, &c. shall be brought from 12 Gro. I. the Isle of Man into Great-Britain or Ireland, on Pain of Forfeiture, &c.

A Woman that useth a Trade in London without her Husband, is chargeable Privil, London without him, as a Feme fole Merchant, she shall plead as fole, and if condemned be put in Prison till she pay the Debt, also the Bail for her are liable if

the absent herself, and the Husband shall not be charged. It shall not be lawful without Licence from the King to import by Way of 1 Jac. II. e 8. Merchandizes, Gunpowder, Arms, Ammunition, or Utenfils of War, on Pain Sect. 2. to forfeit the same; and the Importers, or they in whose Custody such Gunpowder, &c. shall be found, shall forfeit treble the Value thereof.

All Persons which shall transport Beer beyond the Seas for Merchandize shall, 35 Eiiz, e.t. if a Stranger before transporting, if a Subject born, then within four Months Sect. 2. after, bring into this Realm, for every fix Tons of Beer two hundred of Clapboards, fit for to make use of, in Length three Feet and two Inches, or else the fame Cask again, or so much other good Cask; or if the Transporting be into Ireland, then to bring so much Shaffold Board, as the Clapboard amounteth to.

No Stranger shall transport beyond the Seas any Pilchards or other Fish in Sect. 3. Casks, unless the same Person have brought into this Realm, for every fix Tons of Fish, according to the Rate aforesaid of Clapboard or Cask, upon Pain of Forfeiture of the Beer, Pilchards and Cask.

btor, Alien fects, y all

main

kinds Mer-

ne for thout

Coin. Law. ay be

n the their

Land in the

ikets, ltera-

Cent. King's

e, like Deni-Jointcutor h the

gainst com-

narge from nd B,

shall f the ftom

Acmay ıd B were

Of MERCHANTS.

It shall not be lawful to transport Wine Casks out of this Realm with Beer or Beer-eager, nor any Wine Cask shaken, except for the Victualling of any Sell. 4. Ship, or of her Majesty's Garrisons and Forces, upon Forseiture of forty Shil-

lings for every Ton of Cask.

This Act shall not extend to the Transportation of Herrings in Casks. Sell, 5.

Continued indefinitely by 3 Car. I. c. 4. and 16. Car. I. c. 4. The Justices of Ireland shall not arrest Ships or Goods, but Merchants may Ordin, pro. Stat. Hibern. carry their Merchandizes forth of Ireland to England or Wales; and if any Justice 17 Edw. 1. do the contrary, he shall satisfy double Damages, and be grievously punished cap. 3. by the King.

Merchants may come into Ireland with their Merchandizes, and from thence Merchants may come into Ireiana with their Merchandizes and Victuals, faving to the King his an-

cient Customs and other Duties.

When the Prices of Corn, Winchester Measure, do not exceed the Rates following, viz. the Quarter of Wheat 48s. of Barley or Malt 28s. of Buck Wheat 15 Car. II. €. 7. Scct. 2. 28s. of Oats 13s. 4d. of Rye 32s. of Pease or Beans 32s. it shall be lawful for all Persons to transport the said Corn to any Parts beyond the Sea as Merchandize.

When the Prices of the faid Corns do not exceed the Rates above-mentioned, at the Place where they shall be imported, there shall be paid for Custom of every Quarter of Wheat 5s. and 4d. of Rye 4s. of Barley or Malt 2s. 8d. of Buck

Wheat 2s. of Oats 1s. 4d. and for Peafe or Beans 4s.

22 Car. II. It shall be lawful for every Person, Native or Foreigner, at any Time to trans-cap. 13. S. 1. port as Merchandize all Sorts of Corn, although the Prices exceed the Rates in 15 Car. II. cap. 7. and when the Prices of Corn at the Places where the same shall be imported, exceed not the Rates following, there shall be paid for Custom these Rates, viz. for every Quarter of Wheat, when the same shall not exceed 53s. 4d. 16s. when the same shall exceed 53s. 4d. and not exceed 4l. there shall be paid 8s. For every Quarter of Rye, when the same doth not exceed 40s. 16s. For every Quarter of Barley, Malt, or Buck Wheat, when the same doth not exceed 32s. 16s. For every Quarter of Oats, when the same doth not exceed 16s. 5s. 4d. For every Quarter of Pease and Beans, when the same doth not exceed 40s. 16s. each Quarter to contain eight Bushels, and each Bushel eight Gallons.

> When the Prices of Corn shall not exceed the Rates aforesaid, there shall be paid the Duties payable before the making of this Act.

Continued by 2 Will. and Mar. Stat. 1. Cap. 4. Sect. 3. 1 Ann. Stat. 1. Cap. 13. Sect. 2. and 9 Ann. Cap. 6. Sect. 2. and made perpetual by 3 Geo. 1,

Cap. 7.

When Malt or Barley shall be at 24s. per Quarter, Rye at 32s. per Quarter, Mar. Stat. 1. and Wheat at 48s. per Quarter, or under, in any Port of this Kingdom, every Person who shall put on board in English Shipping, (the Master and two-thirds of his Mariners being English Subjects) any Sorts of the Corn aforesaid, with Intent to export the same, such Person shall bring a Certificate under his Hand, containing the Quantity and Quality of Corn so shipped, to the Collectors of the Customs, and upon Proof of such Certificate, by one Person upon Oath, and upon Bond given of 200/. for every hundred Tons of Corn shipped, that the said Corn (Dangers of the Seas excepted) shall be exported beyond Sea, and not again landed in England, Wales, Guernsey, Jersey, or Berwick; every Merchant so shipping, &c. shall receive from the Collectors for every Quarter of Barley or Malt 2s. 6d. for Rye 3s. 6d. for Wheat ground or unground 5s. without any Fee: And upon Certificate returned under the common Seal of the chief Magistrate of any Place beyond Sea, or under the Hands and Seal of two known English Merchants upon the Place, that fuch Corn was then landed, or upon Proof that fuch Corn was taken by Enemies, or perished upon the Seas, the Bond shall be delivered up without Fee.

Where Malt or Barley of English Growth shall be at 24s. the Quarter or under, Mar. Stat. 1. Rye at 32s. Wheat at 48s. in Berwick; every Person who shall put in English Shipping (the Master and two-thirds of his Meriners being their Majesty's Subjects) any of the Corn aforefaid, from the Port of Berwick, to export the faid Corn, and shall pursue the Method prescribed by 1 Will. and Mar. Cap. 12. shall have the Benefit of the said Act.

The

Idem. Sect. 3.

Idem. Sect. 2

Will. and

Will, and

Eng Qu the 22 S of t 7

cont

V

CIC BBP

or

of

by

Sac

cor

tity

fro

wh the

1

Cap with Corr or fo be tr

The Subfidy and all other Duties payable upon Exportation of Wheat, Rye, 11 and 12. Barley, Malt, Beans, Peafe, and other Corn, ground or unground, Bread, so, Sett. 4. Biscuit, and Meal, shall cease.

If the Collector of the Customs have not sufficient in his Hands to satisfy such 12 444 131 Money as shall be due to any Exporter of Corn, by a Will, and Mar. Stat. 1. 10. Sect. 93. Cap. 12. fuch Collector shall give the Person demanding such Money, without Fee, a Certificate of what is due to such Person for the Corn exported from such Port, certifying to the Commissioners, that he hath not Money sufficient; which Certificate being affixed to the Debenture for the Corn, and produced, the Commissioners are required to cause the Monies to be paid in three Months by the General Receiver, out of Monies arising out of such Duties in the Port of

London, as are chargeable with the same.

ıy

d

ce

n-

1-

eat

all

ed,

ck

nf-

in

me

om

eed

hall

65.

not

eed

not

ight

l be

, I,

ter,

ery irds In-

nd,

the

pon

orn ded

Bc.

for

bon

ace

on

vas

up

er, lijb

aid

For all Oatmeal and Grain, called Beer or Bigg, which shall be exported 5 Am. Cap. from England, Wales, or Berwick, there shall be the like Premium given upon 19. Seel 10. Exportation, as is to be given by the Articles of Union, upon Exportation of Oatmeal and Beer from Scotland; the Merchant bringing a Certificate under his Hand, containing the Quantity of fuch Oatmeal or Beer, to the Collector of the Customs, and making Proof of such Certificate by one Person upon Oath, and giving Bond in 10/. for every Ton of Oatmeal, and for every forty Bushels of Beer, that the same shall be exported beyond Sea, and not re-landed; which Premium the Merchant shall receive of such Collector, and upon Certificate returned under the common Seal of the chief Magistrate, in any Place beyond Sea, or under the Hands and Seals of two known English Merchants upon the Place, that fuch Oatmeal or Beer was there landed, or upon Proof that the same was taken by Enemies, or perished upon the Seas, the Bond shall be delivered up without Fee. Every Person exporting Malt, made of Wheat, shall receive of the Collectors

of the Customs, &c. five Shillings for every Quarter ground or unground. The Officers of the Customs shall admeasure all Corn whereon there is an a Gro. 11. e. Allowance payable for Exportation, and such Admeasurement shall be made 18, Sect. 4. by a Measure containing four Winchester Bushels; and if such Corn shall be brought to be shipped in Sacks, the Officers are to make Choice of two of these Sacks, out of any Number not exceeding twenty, before the same shall be put on board, and thereby compute the Quantity intended to be shipped, and, according to fuch Computation, the Allowance shall be paid to the Exporter, upon his producing a Certificate from the Officers of the Customs, attesting the Quantity and Quality of the Corn shipped for Exportation.

The like Regulations shall be extended to the ascertaining the Prices and Quan-Ditto tity of Beer or Bigg, Oatmeal and Wheat Malt intended for Exportation, Sea. 5: Provided, that nothing in this Act shall alter the present Practice of shipping Corn from the Port of London; but the same may be measured by sworn Meters, by whose Certificate the Searchers or other Officers of the Customs are to certify

the Quantity of Corn shipped for Exportation, as hath been practised. It shall be lawful for the Justices of Peace, for the several Counties within & Gov. II. e. England, Wales, and Berwick, wherein foreign Corn shall be imported, at their 12. Sect. 1. Quarter Sessions, to give in Charge to the Grand Jury, to make Presentment of the Market Prices of middling English Corn of the Sorts mentioned in an Act

22 Car II. Cap. 13. Such Presentment shall be certified by the Justices, to his Majesty's chief Officer Sea, 1. of the Customs, in every Port where such Corn shall be imported, and be hung up in the Custombouse.

The Duty of foreign Corn imported shall be paid according to the Prices Sect. 3. contained in such Certificates.

Nothing in this Act shall prejudice the Authority given by the Act 1 Jac. II. Sect. 4. Cap. 19, to the Mayor, Aldermen, and Justices of Peace of the City of London: No Warrant, Cocket, &c. shall be granted for carrying to Sea, from any Port sea. 5.

within England, Wales, and Berwick, to any other Port of the same, any foreign Corn after Importation thereof; and no Person shall transport any foreign Corn, or foreign Corn mixed with English, under Penalty, that all such Corn that shall be transported or laden contrary to this Act shall be forfeited, and every Offender shall forfeit 20s. for every Bushel of such Corn, and the Ship upon which such

Of MERCHANTS.

- Corn shall be laden, shall be forfeited; and the Master and Mariners of such Ship wherein such Offence shall be committed, knowing such Offence, and affishing thereunto, shall be imprisoned three Months.
- 11 Gm. 11. c. If any Person beat, wound, or use any Violence to hinder one from buying Corn, and shall stop or seize on any Carriage loaded with Wheat, Flour, &c. and destroy the same, or shall take away, or hurt any of the Horses or Drivers, &c. upon Conviction, he shall be sent to Gaol or House of Correction, and be kept to hard Labour, not exceeding three Months, nor for less than one, and shall be once publickly whipped at the Market-Place on a Market-Day.
- Sea, 2. If any Person after Conviction shall commit any of the Offences a second Time, or shall pull down or destroy any Storehouse, or Place where Corn shall be kept to be exported, or shall enter on board any Ship, and from either of these Depositories carry away or destroy any Corn, Meal, &c. such Offenders shall be adjudged guilty of Felony, and shall be transported for seven Years.
- be adjudged guilty of Felony, and shall be transported for seven Years.

 The Inhabitants of every Hundred in England wherein such Offence shall be committed shall make Satisfaction for all Damages sustained not exceeding 100%.

 Provided that no Persons be enabled to recover Damages by this Act, unless they by themselves or their Servants, within two Days after Damage done, shall give Notice of such Offence to one of the Constables of the Hundred, or to the Headborough, &c. of the Town, &c. in or near which such Fact shall be committed, and shall within ten Days after such Notice give in their, or their Servants Examinations upon Oath, before any Justice of Peace where such Fact
- star. 7. Where any Offence shall be committed against this Act, and any one of the Offenders shall be apprehended and convicted within twelve Months after the Offence on Hundred shall be liable to make Satisfaction.
- Offence, no Hundred shall be liable to make Satisfaction.

 No Person shall be enabled hereby to sue or bring any Action against any Hundred till after the Expiration of one Year, nor unless the Parties sustaining such Damage shall commence their Action within two Years after the Offence.
- 12 Car. II. If any Goods of any Merchant born Denizen shall be taken by Enemies or PiCap. 4. Sett.

 12 rates upon the Sea, or perish in any Ship that shall be taken or perished, whereof
 the Duties shall be paid or agreed for, and that duly proved before the Treasury
 or chief Baron of the Exchequer, by the Examination of the Merchants, or by
 two Witnesses, or other reasonable Proof; the same Merchants may newly ship
 in the same Port where the Goods were customed so much other Goods as the
 Goods lost shall amount unto in Custom, without paying any thing, so as the
 Proof be recorded and allowed in the Exchequer, and certified to the Collectors
 of the Port; and every Merchant Denizen, who shall ship Goods in any Carrack
 or Galley, shall pay all Customs and Subsidies in any Alien born.
- Provided that it shall be lawful to all Subjects to transport in Ships, and other Vessels of Subjects all Herrings and other Sea-Fish to be taken by Subjects out of any Port, to any Place out of his Majesty's Dominions without paying Custom.
- Sect. 10.

 It shall be lawful for any Person to transport by way of Merchandize any of these Goods following, viz. Iron, Armour, Bandeleers, Bridle-Bits, Halbert-Heads, and Sharps, Holsters, Muskets, Carbines, Fowling-Pieces, Pistols, Pike-Heads, Sword and Rapier-Blades, Saddles, Snaffles, Stirrops, Calf-Skins dressed, or undressed, Geldings, Oxen, Sheep-Skins dressed without the Wool, and all Manufactures made of Leather, paying the Rates appointed by this Act.

 Sect. 11.

 Sect. 11.
- Sea. 11. It shall be lawful for any Person to transport by Way of Merchandize Gunpowder, when the same doth not exceed the Price of 51. per Barrel: But this
 was prohibited by Proclamation during the present War with France, begun in
 - 1756.
 And having now quoted the Laws in Force immediately concerning Merchants, who cannot always act without their Substitutes and Dependants, the Transition is natural from the former to the latter, and I shall therefore proceed to treat of them in Order.

Of Factors, Supercargoes, and Agents.

LL these Denominations import and fignify the same Thing, in regard of their Function, though different in the Method and Place of discharging it, and is always understood to be One who acts for Another, and who buys, fells, and negociates, in Conformity with the Orders of his Principal, under the various Circumstances of his Principal's Limitations and Directions.

The former of these are generally established in some foreign Parts, to transact the Business of purchasing, selling, transporting, and exchanging, that shall be committed to his Care; and the latter more properly for the receiving and paying of Monies; whilst the Supercargo's Employ is confined to the Sales of Goods under his Direction on some Voyage, and it may be the Purchase of others, in Conformity with the Orders his Employer may give him; they ought all to be Masters of the Trade and Business they engage in, as many Advantages, or the reverse, depend on their Conduct and Proceedings.

A Factor is but a Servant to the Merchant, and receives from him, in Lieu of Wages, a Commission of Factorage, according to the Usage of the Place where he resides, or the Business he transacts, this being various in different Countries, and on the Purchases and Sales of different Commodities: He ought to keep strictly to the Tenor of his Orders, as a Deviation from them, even in the most minute Particular, exposes him to make ample Satisfaction for any Loss that may accrue from his Non-observance of them; and it is very reasonable it should be so, as the Distance of his Situation renders him unable to judge of his Principal's Views and Intentions; therefore he should submit blindly to them, though always exerting his best Endeavours for the Merchant's Interest, as his Gain is certain, whilst his Employer's is precarious.

When unlimited Orders are given to Factors, and they are left to fell or buy on the best Conditions they can, whatever Detriment occurs to their Constituents, they have their Excuse in their Hands, as it is to be presumed they acted for the best, and were governed by the Dictates of Prudence.

A Factor is barely a Trustee for his Principal, therefore, if this latter, having 2 Port. 117. Goods in the others Hands, owes him Money by simple Contract, and then dies 438. and indebted by Specialty, more than his Assets are worth, the Factor cannot retain Vors. 638.

the Goods. If a Factor receives only a bare Commission to sell and dispose, it will not ? Jac. B. R. enable him to trust; for, in the due Execution of his Authority, he ought on Barton and a Sale to receive quid pro quo; and, on the Delivery of the one, to receive the Saddocking other; for, otherwife, by that Means, as they may truft fix Months, they too:
may truft fixteen Years, nor by Virtue of any Clause in their Orders that leaves Yelv. 202.
them at Liberty to act as they think best, or of doing as if the Affair was their and the sadden at the s own, may they trust an unreasonable Time, as ten or twenty Years, instead of one, two, or three Months, supposing this the accustomary Time of Credit for the like Commodities: And so it was adjudged, where one had remitted Jewels to his Factor in Barbary, who disposed of the same to Mullesback the Emperor, for a Sum certain, to be paid at a Time, which being elapsed, the Factor not obtaining it, was forced to make the same good to his Principal.

Again, one and the same Factor may, and generally does, act for several Merchants, who must run the joint Risk of his Actions, though they are mere Strangers to one another; as if five Merchants shall remit to one Factor five distinct Bales of Goods, and the Factor makes a joint Sale of them to one Man, who is to pay one Moiety down, and the other at fix Months End; if the Buyer breaks before the fecond Payment, each Man must bear a proportional Share of the Lofs, and be contented to accept of their Dividend of the Money advanced.

But if such a Factor draws a Bill of Exchange upon all those five Merchants, Salk, 136. and one of them accepts the same, the others shall not be obliged to make good the Payment. Tamen quære de boc.

Ship ifting

aying

Wc. ivers,

id be

thall

econd

fhall er of s shall

all be

100/.

unles , shall

to the

com-

r Ser-Fact

of the

er the

ft any

aining

fence.

or Pi-

hereof

reasury

or by

ly ship as the

as the

ectors

arrack

other ts out ustom. ny of lbert-

Pike-

effed,

nd all

Gunthis

un in

Mer-

bceed

34, 35.

Of FACTORS, &c.

And as the Authority and Trust reposed in Factors is very great, so ought they to be provident in their Actions for the Benefit of their Principals; and therefore, if Factors shall give Time to a Man for Payment of Monies con-Heath yers, Turner Winch. tracted on Sales of their Principal's Goods, and after the Time is elapsed, they shall fell Goods of their own to such Persons for ready Cash (leaving their Principals unreceived) and then fuch Man break and become infolvent, the Factor, in Equity and Honesty, ought to make good the Losses; for they ought not to dispense with the Non-payment of their Principal's Monies, after they become due, and procure Payment of their own to another Man's Loss, though, by the Laws of England, they cannot be compelled.

If Goods are remitted to a Factor, and upon Arrival he shall make a false Levilon verC The Goods are reinited to a factor, and upon Arrival he mail make a rathe Kirkstrin. Entry at the Custombouse, or land them without entering, whereby they shall Lang's Rep. incur the Seizure or Forseiture, whatsoever the Principal is endamaged, he must inevitably make good, nor will fuch general Clause help him, as above; but, if a Factor makes his Entry, according to Invoice, or his Letters of Advice, and it happens that thefe are erroneous, if the Goods are then loft, the Factor

is discharged. And as Fidelity, Diligence, and Honesty, are expected from the Factor, so the Law requires the like from his Employer, judging the Act of the one to be the Act of the other; and, therefore, if a Merchant shall confign counterfeit Jewels to his Factor, whe fells and disposes of them for valuable Considerations, as if they were right; if the Factor receives any Loss or Prejudice thereby, by Imprisonment or other Punishment, the Master shall not only make good the Damage to the Factor, but also render Satisfaction to the Party damnified: And so it was adjudged, where one How was possessed of three counterfeit Jewels, and having Factors in Barbary, and knowing one Southern, a Mercant, was refident on the Place, configns those lewels to his Factor, who receiving them, intreated Southern to fell them for him, telling him that they were good Jewels; whereupon Southern, not knowing they were counterfeit, fold them to the King in whose Dominions he resided, for eight hundred Pounds (they being worth really but one hundred Pounds) and delivered the Money to the Factor, who remitted the same to How: The King, not long after, finding himself cheated, committed Southern to Prison, till he repaid the eight hundred Poun!s. Whereupon Southern coming to England, brought his Action against How, and had Judgment to recover his Damage; for the Principal shall answer for his 2 Rolls. 5. 2. Factor in all Cases, where he is privy to the Act or Wrong: And so it is in Contracts, if a Factor shall buy Goods on the Account of his Principal (especially if he has used so to do) the Contract of the Factor will oblige the Principal to a Performance of the Bargain.

When Factors have obtained a Profit for their Principal, they must be cautious how they dispose of it, for if they act without Commission or Order, they become responsible. Goods remitted to Factors ought in Honesty to be carefully preserved, as the Trust reposed in them is great; and therefore a Factor robbed, in an Account brought against him by his Principal, the same shall discharge him. And so it is as if a Factor buys Goods for his Principal, which afterwards happen to be damnified, the Principal must bear the Missortune; but, if a Factor shall dispose of the Goods of his Principal, and take Money that is false, he shall make good the Loss; yet, if he receives Monies, and afterwards the same is by Edict or Proclamation lessened in Value, the Merchant, and not the Factor, must there bear the Loss.

The Factor must likewise be careful in regard of Letters of Credit, observing nicely whether they are for a Time limited, or to fuch a Value, or not exceeding fuch a Sum, or general, as he may otherwise bring himself into considerable

If a Merchant remits Goods to his Factor, and about a Month after draws a Questiff Equi.

The Interchant remits Goods to his Pactor, and about a Month later draws a to may not re. Bill on him, the Factor, having Effects in his Hands, accepts the Bill, then the lieve in such Principal breaks, against whom a Commission of Bankrupt is awarded, and the Goods in the Factor's Hands are feized; it has been conceived, the Factor must

Bridgman 126, 127. Popbam 143.

" Sontbeote's Cafe, Cok, Lib. 4. Pol. 84.

anf-ver

S fo b

in

D

f

re

fi ti infwer the Bill notwithstanding, and come in a Creditor for so much as he was inforced by reason of his Acceptance to pay.

ught

and

con-

they

Prin-

ctor,

ot to

y the

falle

fhall must

but,

actor

r, fo

to be

erfeit

ions,

, by

fied: wels, was

hem,

vels;

ctor,

nfelf

in!s.

his s in in ly cipal

der,

be re a ime

pal;

or-

ake ies, the

ng

s a

he

ust

er

A Factor, who enters into a Charterparty with a Master for Freightment, is obliged by the Contract, but if he loads aboard generally; the Goods, the Principals, and the Lading are made liable for the Freightment, and not the Factor.

The Factor having Money in his Hands appertaining to his Principal, receives Orders from him, to make Insurance on Ships and Goods, as soon as he has loaded, which, if he has neglected to perform and the Ship pricarries, he shall could be custom of Merchants) be obliged to make good the Damage; and, in case of Loss, he ought not to make a Composition without Orders from his Principal.

of Loss, he ought not to make a Composition without Orders from his Principal.

One Joint-Factor may account without his Companion by the Law of Mer-Gore and als chants; for Factors are often time dispersed, so as they cannot be both present cont. Darube-my, 2 Loss. 75, 76.

A Merchant delivered Goods to be fold in Spain, and the Factor fells them to in Copp' and one who becomes a Bankrupt: We judge here that he shall be discharged.

In Account it was held Per Curiam, that if a Man delivers Money to his Bailiff Repus. 497. or Factor to lay out for him in Commodities, he cannot bring an Assumption, but i Vint. 113. only an Account; for it may to happen, that the Factor hath laid out more

Money than he hath received.

A Factor should always be punctual in the Advices of his Transactions, in Sales, Purchases, Affreightments, and more especially in Draughts by Exchange, for if he sells Goods on Trust without giving Advice thereof, and the Buyer breaks, he is liable to Trouble for his Neglect; and, if he draws without advising his having so done, he may justly expect to have his Bill returned protested, to his no small Detriment and Discredit.

If a Factor deviates from the Orders he receives in the Execution of a Commission for purchasing Goods, either in Price, Quality or Kind, or if after they are bought, he sends them to a different Place from that he was directed to, they must remain for his own Account, except the Merchant, on Advice of his Proceedings, admits them according to his first Intention.

A Factor that fells a Commodity under the Price he is ordered, shall be obliged Lex. Mere, p. to make good the Difference; and, if he purchases Goods for another at a Price 113-1 limited, and afterwards they rife, and he fraudulently takes them for his own Account, and sends them to another Part, in order to secure an Advantage that seemingly offers, he will (on Proof thereof) be obliged, by the Custom of Merchants, to satisfy his Principal for Damages.

If a Factor, in Conformity with a Merchant's Orders, buys with his Money, Ditta.

If a Factor, in Conformity with a Merchant's Orders, buys with his Money, Ditto, or his Credit, a Commodity he shall be directed to purchase, and, without giving Advice of the Transaction, sells it again to Profit, and appropriates to himself the Advantage, the Merchant shall recover it from him, and besides have him amerced for his Fraud.

If a Merc. Into orders his Factor, to thip him a Sum, in the current Coin of a Disco. Kingdom, when Exportation is prohibited, and the Money is seized in endeavouring to get it aboard, the Loss is for the Merchant's Account, and not the Factor's.

If a Factor pays Money of a Merchant's without his Orders, it is at his own Peril; and if he lends his Cash, without his Leave, (though he proposes the Interest shall be the Merchant's) and any Loss happens before his Principal's Determination about it be known, it shall remain to the Factor.

And as a Factor, who has nothing in View but his own Interest, and who pays no Regard to the Calls of Honour and Honesty, ought to be treated as such a Wretch deserves; one with a contrary Character, who follows the Dictates of Conscience, and makes right Reason and Integrity the Rules of his Actions, should meet (as he generally does) a Treatment adequate to his Merits, and be regarded by his Employers with that Esteem, which his faithful, diligent, and careful Discharge of their Commissions justly challenge from them. And as what has been said of the Factor may serve equally the same for the Supercargo, I shall only add under this Head, that of both Denominations there are considerable Distinctions, I mean in the beneficial Part of them, as some only transact the Business of private Merchants, whilst others are employed in the more lucrative Service of publick Companies, such as the East-India, South-

1

Of SHIPS, &c.

Sea, &c. though the Obligations of all are alike, only the latter are better paid for their Trouble, and reap greater Advantages from their Employs, than the former can do.

Of Ships, Owners, Captains and Sailors.

THE great Advantages that arise from Trade to a Nation, have been fully proved by the Introductory Discourse, and, as I have therein given a Deduction of it from the earliest Times, the separate History of Navigation would be bere superfluous, as this and Commerce are so blended, or more properly only distinct Parts of the same Thing, that having spoke so largely to the one, I have little Room, and less Need, to expatiate much on the other in an historical Way: However, if any Gentleman inclines to a separate Account of them, he will find his Taste fully gratisted, and Expectation answered, on reading the History of Navigation, (supposed to be wrote by the celebrated Mr. Locke) prefixed to Churchill's Collection of Voyages and Travels, but to omit it as in-onsistent with my intended Concisenes, I shall proceed to particularize the integral Parts of maritime Affairs; and, as a Ship is a principal one in them, and indeed without which no foreign Trade could be carried on, I shall begin with this wonderful Piece of Art.

The Name (Navis) is derived from the Effect, that is (à navigando) failing, and the Use of it is certainly both necessary and profitable to every Commonwealth

capable of employing it.

Who was the first Architect of these floating Fabricks has been hitherto contested, and therefore, in all Probability, will r w never be known; however, rejecting the fabulous Stories of Dadalus, Fanus, &c..) it is natural to suppose Noab's Ark inspired the Idea, and that it served as a Pattern to be improved by the first Navigators, though, as there was no Occasion for such, till about three Centuries after the Confusion at the Tower of Babel had dispersed its Builders, so we may reasonably conjecture that Occurrence to have been the Epocha from which Navigation took its Beginning; as Providence chastised their audacious Attempt to scale Heaven, by dispersing the Offenders over the Face of all the Earth, and consequently in their Peregrinations they must have found it necessary to invent some Sort of Vessels for their Conveyance cross those great Rivers, which undoubtedly sometimes impeded their Progress, by laying in the Way of their Journey: How they managed in their maritime Assairs, when they reached the Sea, History leaves us in the Lark; but Necessity would certainly inspire them with some Means, of (at least) supplying themselves with its Products; and it is natural to believe, they went on improving the first Invention, as they had Occasion to discover its Desects, till by successive ones, and Nations, it was brought to the Persection in which we now see and admire it.

The Phanicians, who are the same the Scripture calls the Philiftines or Canaanites, as is largely proved by Bochart and others, are generally allowed to have been the first and ablest Mariners we read of; yet the Commerce of those early Ages did not require Vessels of such Strength and Compactness as latter Times have, to resist the Storms and Tempests they are now exposed to, by launching out into the main Ocean, and engaging in long and hazardous Voyages, unknown, and, consequently, unattempted by Infant-Navigation. For though these People were bold and daring enough to engage in several long Voyages, as to Ophir, &c. in which they must cross many spacious Gulphs and Bays, to avoid expending a vast Space of Time in coasting round them, yet it is hardly credible, they ever ventured to cross that immense Body of Waters, that lie between Europe and America, as some support, and the Ressection on their doing what they did, without the Assistance of the Compass (then undiscovered) I must consets is to me a Matter of no small Surprize; for, though a learned Author supposes them to have conducted their Navigation by the Sun's Course in the Day, and by that of the Stars in their nocturnal Sailing, and only ventured to Sea during Summer, yet, when one considers, that these Guides must be frequently lost to them by cloudy Weather, even in that Season, not only for a little while, but often for

Days together, and consequently their Knowledge of them, (let it have been as great as the faid Author conjectures) by this intervening Occurrence rendered unferviceable, we must allow them to have been daring Adventurers, in com-bating the Frowns and Ruffles of a louring Sky, which must frequently have been too boisterous for their little Skill and slight-built Vessels, to resist or evade, and to risk the imminent Dangers they exposed themselves to on that fickle Element, by their engaging in those Voyages, which might then be justly counted

long and dangerous.

paid

n the

fully

De-

birov only

have

Way: I find

ory of ed to

istent

Parts

thout

derful

ailing,

vealth

vever.

ppofe

red by

three

ers, fo

from

acious

Earth,

invent

h un-

their

ed the them

and it

v had

t was

mites,

been es did e, to into

and,

eople &c.

ng a ever and

did,

is to n to

that ner,

> by for

Days

The Greeks, who were their Scholars in this Science, greatly improved it, and gave their Masters several signal Overthrows in their naval Encounters, as at the famous Battle of Salamis, &c. and though the Romans succeeded the Greeks in their Profession of this Art, and undoubtedly their Practice must lead them to the Discovery of its Defects, and, consequently, to that of its Improvement, yet they and several succeeding Ages still laboured in the Dark, till Providence, about the Year 1300, discovered the Loadstone's Virtue, and by this Means diffipated the Milts of Gueffwork, and rendered Navigation more clear and certain: It is to this happy Discovery we owe that of new Worlds, and the great Improvement of maritime Affairs, fince brought to such Perfection.

The Fabrick of Ships has been various, as Occasions have required, and Invention could dictate to make them answer the Intent, which Variety continues to this very Day, not only between Nations, but even in the same Country, some being built for War, some for sailing, and others with the lucrative View of flowing well, and each has a Name properly adapted, as Gallies, Frigates, &c. and the Increase of these, and Improvement of Navigation, has always so much merited the Attention of the Legislators from the earliest Times, as to have occasioned many excellent Laws being made for these Purposes, though none so favourable and compleat among us, as the Act of Trade and Navigation in 12 C. II. c. 18. and its being of so much Importance to every Trader; and, as few of my Readers may have it at Hand, I have judged it may be of Service to them here to infert an Abstract of it, that they may not remain longer ignorant of what so much concerns them, as it still remains in full Force and Vigour, having only had a small Part repealed by 17 Geo. II. during the late War, which being now over, the whole Act remains as it did before the faid partial Repeal, which I leave uninferted, as it is expired.

It is enacted, that after the rft of December, 1660, no Goods or Commodities Att of Naviwhatfoever shall be imported into, or exported out of, any of the English Colonies, garbon. (or that should afterwards become so) in Afia, Africa, or America, but on Vessels which do truly belong to the People of England, Ireland, Wales, or Berwick upon

Tweed, and navigated with a Mafter, and three-fourths of English Sailors, under the Penalty of forfeiting Ship and Cargo.

2. No Person born out of the Allegiance of his Majesty, who is not naturalized or made a free Denizen, shall, after the 1st of February, 1661, act as a Merchant or Factor in any of the faid Places, upon Pain of loing all his Goods and Chattles, and of these Clauses the Governors are obliged by Oath to take Cognizance and

3. No Goods or Commodities whatever, of the Growth or Manufacture of Africa, Afia and America, shall be imported into England, Ireland, Wales, Islands of Guernsey and Jersey, or Town of Berwick upon Tweed, in any other Ships but those belonging to the said Places, or to the Plantations, and navigated in the Manner aforefaid, under Penalty of forfeiting Ship and Cargo.

4. No Goods or Commodities of a foreign Growth or Manufacture shall be brought into England, Ireland, Wales, the Islands of Guernsey and Jersey, or Town of Berwick upon Tweed, in Ships appertaining to his Majesty's Subjects, but

from the Places of their Manufactures and Growths.

5. That all Sorts of Ling, Stockfish, Pilchards, Cod and Herring, or any other Kind of dryed or salted Fish, usually caught by the People of England, Ircland, Wales, or Town of Berwick upon Tweed, or any Fish-Oil, or Blubber, Whale-Fins, or Whale-Bones, not imported by Ships belonging to the faid Places, shall pay double Aliens Duties.

6. Henceforth it shall not be lawful for any Vessel, in which any Stranger (not denizened or naturalized) is an Owner, or that is not navigated by English Master, and three-souths English Sailors, to load or carry any Sorts of Goods or Commodities from any Port or Creek, of England, Ireland, Wales, Islands of Guernsey or Jersey, or Town of Berwick upon Tweed, to another Port or Creek, of any of them, under Penalty of forfeiting Ship and Cergo.

7. That where any Ease, Abatement, or Privilege is given in the Book of Rates, to Goods or Commodities imported or exported in English-built Shipping,

7. That where any Ease, Abatement, or Privilege is given in the Book of Rates, to Goods or Commodities imported or exported in English-built Shipping, it shall extend only to such as are navigated with a Master and three-sourths of the Sailors English, and, where it is required that they shall be so, the true Intent and Meaning is, that they be such during the whole Voyage, unless in Case of Sickness, Death, or being taken Prisoners, to be proved by the Oath of the Master or other chief Officer.

8. No Goods or Commodities of the Growth or Manufacture of Muscowy, or any of the Dominions of the Emperor thereof, or any Sorts of Masts, Timber, or Boards, foreign Salt, Pitch, Tar, Rosin, Hemp or Flax, Rassins, Figs, Pranes, Olive Oils, nor any Sort of Corn or Grain, Sugar, Pot-Ashes, Wines, Vinegar, or Spirits called Aqua Vita, or Brandy, shall, after the 1st of April, 1661, be imported into England, Ireland, Wales, or Town of Berwick upon Tweed, in any Ships but such as belong to the People thereof, and navigated as beforementioned; and that no Currants, nor any other Commodities, of the Growth or Manusacture of any Part of the Turkis Empire, shall, after the 1st of September, 1661, be imported into any of the abovesaid Places, in any but an English built Ship, and navigated as aforesaid, except only in such foreign Ships as are the Built of that Country or Place, of which the Goods are the Growth or Manusacture, or of such Port where the said Goods can only be, or most usually are, first shipped for Transportation, and whereof the Master and three-fourths of the Mariners, at least, are of the said Country or Place, under Penalty of losing Ship and Goods.

9. And, to prevent the great Frauds daily used in colouring and concealing Aliens Goods, all Wines of the Growth of France or Germany, which, after the 20th of October, 1660, shall be imported into any of the Ports or Places afore-faid, in any other Ships than those belonging to them, and navigated with the Mariners thereof, shall be deemed Aliens Goods, and pay Customs accordingly: And all Sorts of Masts, Timber or Boards, as also all foreign Salts, Pitch, Tar, Rosin, Hemp, Flax, Raisins, Figs, Prunes, Olive Oils, all Sorts of Corn or Grain, Sugar, Pot-Ashes, Spirits, commonly called Brandy, or Aqua Vita, Wines of the Growth of Spain, the Canaries, Portugal, Madeira, or Western Islands; and all the Goods of the Growth or Manusacture of Muscovy or Russa, which, after the 1st or April, 1661, shall be imported into any of the aforesaid Places, in any other than such Shipping, and so navigated; and all Currants and Turkey Commodities, which, after the 1st of September, 1661, shall be imported into any of the aforesaid Places, in any other than English built Shipping, and navigated as aforesaid, shall be deemed Aliens Goods, and pay accordingly.

10. And, for the Prevention of all Frauds in buying of foreign Ships, it is enacted, that, from the 1st of April, 1661, no foreign-built Ship whatsoever shall be deemed an English Ship, or enjoy the Privilege of one, until such Time that he or they, claiming the said Ship, shall make appear by the chief Officer of the Customs, in the Port next to the Place of his or their Abode, that he or they are not Aliens, and shall have taken an Oath, (which the Officer is hereby authorised to administer) that such Ship was by him or them bought for a valuable Consideration, expressing the Sum, as also the Time, Place, and Persons from whom it was bought, and who are his Part Owners, if he has any; all which Part Owners shall be liable to take the said Oath before the chief Officer of the Customhouse, of the Port next to the Place of their Abode; and that no Foreigner, directly or indirectly, hath any Share or Interest therein; and, upon such Oath, he or they shall receive a Certificate under the Hand and Seal of the said chief Officer, that the said Ship may suturely be deemed as a Ship belonging to that Port, and enjoy the Privilege of such a Ship, and the Officers shall keep a Register of all such Certificates as they shall give, and return a

Duplicate thereof to the chief Officers of the Customs at London, for such as shall be granted in England, Wales, and Berwick, and to the chief Officers of the Customs at Dublin, for such as shall be given in Ireland, together with the Names of the Persons from whom such Ship was bought, and the Sum of Money which was paid for her, as also the Names of all such who are Part Owners of her, if any such be.

(not

s of

æk,

of ing,

tent

the

or ber,

nes,

, or be

any orewth Sepan

ips

wth nost

reealty

ing

the

the

ly:

O!

tæ, ern fæ, aid nd ted nd

is er er er or y 11. It is likewise enacted, that if any Officer of the Customs shall, after the said 1st of April, allow the Privilege of an English built Ship to any soreign built one, until such Certificate be produced, or Oath taken, and until Examination be made whether the Master and Three-fourths of the Sailors be English, or shall allow the Privileges given by this Act to any foreign built Ship, bringing in the Commodities of the Growth of the Country where it was built, until Examination and Proof, whether it be a Ship of the Built of that Country, and that the Master and Three-fourths of the Mariners are of that Country; or if any Governor of any of the Plantations shall suffer any foreign built Ship to load or unload any Commodities or Goods within the Precincts of their Government, until such Certificates shall be produced to them, or those appointed by them, and Examination is made whether the Master and Three-fourths of the Mariners be English; such Officer of the Customs, or such Governors shall be displaced for the first Offence.

12. It is however provided, that this Act, nor any thing herein contained, extend not, or be meant to reftrain and prohibit the Importation of any of the Commodities of the Streights or Levant Seas, loaden in English-built Shipping, and whereof the Mafter and Three-fourths of the Mariners be English, from the usual Ports or Places for lading of them heretofore, within the said Streights or Levant Seas, tho' the said Commodities be not of the very Growth of the said Places.

13. Provided also, that this Act, or any Thing therein contained, extend not to restrain the importing of any East-India Commodities, loaden in English built Shipping, and whereof the Master and Three-sourths of the Mariners are English, from the usual Places for lading of them in any Part of those Seas to the Southward and Eastward of Cabo bona Speranza, altho the said Ports be not the very Places of their Growth.

14. And it is likewise provided, that it shall be lawful for any of the People of England, Ireland, Wales, Islands of Guernsey or Jersey, or Berwick upon Tweed, in their Ships, navigated with a Master and Three-fourths English Sailors, to bring in from any of the Ports of Spain, Portugal, the Azores, Madeira, or Ganary Islands, all Sorts of Goods or Commodities of the Growth or Manusacture of either of them.

15. Provided always, that this Act extend not to Bullion, nor yet to any Goods taken by Way of Reprifal by any English Ship, navigated as before-mentioned, and with his Majesty's Commission.

16. Nothing in this Act shall extend to lay Aliens Duties upon any Corn of the Growth of Scotland, or any Salt made there, or any Fish caught and cured by the People of that Kingdom, and imported directly from thence in Scotch built Veffels, and sailed with a Master and Three-fourths of the Mariners of his Majesty's Subjects; nor to any Seal Oil of Russa, imported from thence into England, Ireland, Wales, or Berwick upon Tweed, in Shipping thereunto belonging, and navigated as aforesaid.

17. And it is hereby enacted, that every Vessel belonging to any Subject of the French King, which after the 20th of October, 1660, shall come into any Port, Creek, &c. of England, Ireland, Wales, or Berwick upon Tweed, and shall there lade or unlade any Goods or Commodities, or take in, or set on Shore any Passengers, shall pay to the Collector of his Majesty's Customs in such Port, &c. for every Ton of the Ship's Burthen, to be computed by the Officer thereunto appointed, the Sum of sive Shillings, of current Money of England; and that no such Ship be suffered to depart out of such Port, &c. until the said Duty be fully paid; and that this Duty shall continue to be collected for such Time, as a certain Duty, fifty Sols per Ton, lately imposed by the French King, or any Part thereof, shall continue to be collected upon the Shipping of England lading in France, and three Months after, and no longer.

18. And it is farther enacted, that after the 1st of April, 1661, no Sugars, Tobacco, Cotton Wool, Indigo, Ginger, Fustick, or other dying Wood, of

the Growth or Manufacture of any English Plantations in America, Asia, or Africa, shall be carried from any of the said English Plantations to any Place whatsoever, other than to such other English Plantations as do belong to his Majesty, or to the Kingdom of England, Ireland, Wales, or Berwick upon Tweed, there to be laid on Shore, under the Penalcy of forfeiting Ship and Goods.

19. And for every Ship, which after the 25th of December, 1660, shall fet out from England, Ireland, Wales, or Berwick upon Tweed, for any English Plantation in America, Asia, or Africa, sufficient Bond shall be given with one Surety to the chief Officers of the Customhouse of such Port from whence the said Ship shall fail, to the Value of one thousand Pounds, if the sai! Ship be of less Burthen than one hundred Tons, and of two thousand Pounds, if the Ship shall be of greater Burthen; that in case the said Ship shall load any of the said Commodities at any of the said English Plantations, that the same Commodities shall be brought by the faid Ship to some Port of England, Ireland, Wales, or to the Port of Berwick upon Tweed, and shall there put on shore the same, the Danger of the Seas only excepted: And for all Ships coming from any other Port or Place to any of the aforesaid Plantations, who by this Act are permitted to trade there, that the Governor of fuch English Plantations shall, before the said Ship be permitted to load any of the faid Commodities, take Bond in the Manner, and to the Value aforefaid, for each respective Ship, that such Ship shall carry all the aforefaid Goods that shall be laden on board to some other of his Majesty's English Plantations, or to England, Ireland, Wales, or Berwick upon Tweed: And that every Ship which shall load any of the aforesaid Goods, until such Bond be given to the Governor, or Certificate produced from the Officers of any Customhouse in England, &c. that such Bonds have been there duly given, shall be forfeited; and the said Governors shall twice in every Year, after the 1st of January, 1660, return true Copies of all such Bonds to the chief Officer of the Customs in London.

to he re L fig co O ve Fi him

reí to rin

and

ly o Go

not

arri

ed,

Per

Ma

Vo

noi

wit

but

the

Cai

abl tha

oth aga Par

alo

for

wh

to c

In treating of Maritime Affairs, the Owners of Ships are the first which naturally challenge our Regard, and they become fuch either by building or purchafing their Vessels, and this either in Partnership or alone; and if the former, and Molling de Jur. the Property is distributed among several, the major Part of them may let the Mar. Ship out to Freight against the Consent, the not without the Privity of the Minor. Ditto Page Two Owners sent out a Ship without the Consent of a third, and she was lost,

the third must bear his Proportion of the Loss, because he would have had his 1 Vern. 297. Share of the Profit, if any.

A Voyage settled by the major Part of the Owners binds the rest.

In case a Ship be taken away from the Owners, or they be otherwise disposfessed, it is provided, both by the Common and Maritime Laws of this Realm, that they maintain an Action of Trover and Conversion for an Eighth, Sixteenth, or any other Part or Share of the same; and in an Action on the Case, the Plaintiff declared, that he was Owner of the fixteenth Part of a Ship, and the Defendant Owner of another fixteenth Part of the same Ship, and that the Defendant fraudulenly and deceitfully carried the said Ship, ad Loca transmarina (into a foreign Part) and disposed of her to his own Use, by which the Plaintiff lost his fixteenth Part to his Damage: On not guilty pleaded, and Verdict for the Plaintiff, it was moved in Arrest of Judgment, that the Action did not lie for, tho' it be found deceptive. Yet this did not help it, if the Action did not lie on the Subject Matter, and here they are Tenants in common of the Ship, and by Litt. 3,333.1. Subject Matter, and here they are Tenants in common of the Ship, and by Inft. 199.

Littleton, between Tenants in common there is not any Remedy, and there sources, Roy. cannot be any Fraud between them, because the Law supposes a Trust and 15.1 Levans. Confidence betwixt them, and upon these Reasons Judgment was given quad Confidence betwixt them, and upon these Reasons Judgment was given quod Querens nil capiat per Billam.

Owners are not bound to continue their Paction or Partnership longer than they please, for tho' by the Law Marine it was required, that a new built Ship should make one Voyage upon the common Risk, before the Owners should be Molloy de Jur. allowed to separate, yet by the Laws of England any Owner may sell or transmit his Right at what Time he pleases.

But if any one obstinately refuses his Consent to a Voyage, the Law will force him either to hold or fell his Share; but if he will fet no Price, the rest may fit

1 Vern. 465.

Ditto Page

Lit. S. 323. 1. 29, 1 Keeble

38. 3. Bennington adver Bennington

the Ship out at their own Cost and Charges, and whatsoever Freight she earns shall be folely theirs, and no Part thereof be given to the differning Owner; but if the Ship should miscarry, or be cast away, the rest must make him Satisfaction for the Part he held.

Tho' on the contrary, if the greatest Part of the Owners refuse to fit out the Veffel, they shall not be compelled, on Account of their Majority, but in this Case the Ship shall be valued and sold, and the like where Part of the Owners

become deficient, and unable to fit her out.

ica,

er, to

aid

out

ion

the

all

an

ter

any

by vick

nly,

the

30-

oad uid,

hat

r to ich

or, hat

ors

s of

tu-

ha-

and

the

or.

oft,

his

of-

m, th,

in-De-ant fo-

his

nıo'

he

by ere

od

it

Owners of Ships are liable for the Actions of the Masters they employ, therefore it behoves them carefully to confult as well the Honesty as Ability of him they intend to commit the Care of their Interests to, as the Charge both of the Veffel and its Lading refts on him; and the Owners are obliged both by the common Laws of England and the Law-Marine to make Satisfaction for all Damages that shall accrue thro' the Master's Neglect, and were formerly obliged to make good the Contents of a Bill of Loading figned by the Master, provided he absconded, tho' the said Bill of Loading might be iniquitously obtained; as I remember to have occurred with a Merchant, who had a Ship of his own from Lifton, and was arrested (I think) in fifteen Actions for Money his Master had figned Bills of Loading for, and had run away with, and which he might have continued coining, and firmed new Bills every Day to the utter Ruin of his Owner, tho never so wealthy, had not the Act, 7 Geo. II. Cap. 15. Sect. 1. prevented such fraudulent Proceedings, by limiting the Owners Loss to Ship and Freight, so he now knows the Extent of what Damage a roguish M Aer can do him, which was before unascertained and endless.

Tho' if the Master commits Offences, either negligently or wilfully, he shall be Stanley. responsible to his Owners for the Reparation of Damages; and they are not bound Ayler 3, Keeto fue jointly, but may do it separately, both according to the common and marine Law; as also in Case the Ship hath by Freight got something clear to divide, and the Master hath paid some of the Owners their Parts, the rest may bring

their Action for their Shares without joining with the others.

The Defendant and seven other Persons were Proprietors of a Ship, which usually carried Goods on Freight between Topfham and London, and the Plaintiff loaded Goods upon her at the latter, to be carried to the former Port; but the Defendant, not careful of his Duty, had so carelessly stowed the said Goods, that tho' the Ship arrived safe at Topsham, yet the Goods were all spoiled. And upon Non Culp. pleaded, the Jury found a special Verdict, viz. that the Defendant, and seven other Persons were Proprietors and Part-Owners of the Ship; that the Ship had a Master Locat in her by the Part-Owners, who had Sixty Pounds Wages for every Voyage between Topsbam and London, that the Goods were delivered to the Master, none of the Part-Owners being present, and that there was not any Contract made with them, or any of them by the Plaintiff, that the Ship arrived fafe to Topsham, but the Goods were spoiled. Et si pro Quer', pro Quer' si non pro Def. And two Points were made,

ift. If the Proprietors are chargeable, no Contract being made with them, and there being a Mafter that is chargeable in Respect of his Wages, according to the Case of Morse and Slue, yet per Holt, C. I. clearly, that tho' the Master be chargeable in Respect of his Wages, so are the Proprietors in Respect of their Freight, that they receive for the Carriage of the Goods at the Election of the Plaintiff.

2dly. If the Action lay against the Defendant alone, it appearing that there are other Part-Owners, not made Defendants; and held that the Action did not lie against him sole, but ought to have been against all the Part-Owners; for all the Part-Owners are chargeable in respect of the Profit they make by the Carriage of the Goods, and that in Point of Contract upon their Undertaking, be it implied or express, and are not chargeable as Trespassers, for then one might be chargeable alone, but in Point of Contract, upon their Receipt of the Goods to be carried for hire. Judgment pro Def. as by 3 Mod. 321. Boson con. Sand. 2. Levinz. 258. where it is with a Cur. Adversare, mes le Reporter ut audivit Judgm. pro Desen.

If a Ship be broken up, or taken in Pieces with an Intent to convert the same Molloyde Jur. to other Uses, and afterwards on change of Mind she be rebuilt with the same Mar. P. 224-Materials, she is now another, and not the same Ship, especially if the Keel be

ript up, or changed, and the whole Ship be all once taken afunder and rebuilt, there determines the Partnership, quoad the Ship; but if a Ship be ripped up in Parts, and taken afunder in Parts, and repaired in Parts, yet the remains still the fame Veffel, and not another; nay, tho fhe hath been so often repaired, that there remains not one Stick of the original Fabrick.

Ditto, Page ditto, S. 7.

If a Man repairs his Ship with Plank or other Materials not his own, but appertaining to another, yet the Property is not hereby altered, but the Ship maintains and keeps her first Owners. Tho' if a Man take Plank and Materials prepared for the Use of Shipping, and belonging to another, the Property of the Vessel follows the Owner of the Materials, and not the Builder; but if a Man cut down the Trees of another, or takes Timber or Planks prepared for the erecting or repairing of a Dwelling-House, (nay tho' some of them were for Shipping) and builds a Ship, the Property follows not the Owners but the Builders.
The Words which were usually made use of formerly in the Sale of Ships, viz.

Ditto, ditto. Sect. 8.

her Tackle, Furniture, Apparel, and all other her Instruments thereunto belong-Rolls Abridg ing, did not convey the Ship's Boat, which, if unexpressed in the Sale, remained still in the Owners, as the does, if a Ship is forfeited for committing Piracy.

Linter's Cafe,

Tho' Ballast is generally used in Shipping, where a Vessel goes out empty, or Leon. 46, 47. filled with light Goods, yet it is not esteemed any Part of her Furniture; and so it was adjudged in Debt on Bond; of which the Condition was, that whereas the Plaintiff had bought of the Defendant a Ship, if the Plaintiff shall enjoy the said Ship with all the Furniture belonging to the same, without being disturbed for the Ship, or any Furniture appertaining to it, that then, &c. and the Case was, after the Sale of the Ship, a Stranger fued the Plaintiff for certain Monies due for Ballast bought by the Defendant for the same Ship, in which Suit he obtained Sentence, upon which the Ship was feized: The Question was whether Ballast be Furniture for a Ship or not, and it was resolved in the Negative; for altho' it may fometimes be as necessary as Sails, yet it is not always to, as Ships frequently fail without it, more especially when a heavy Loading answers the Purpose by supplying its Place.

Bingle's Cale, If a Ship commits a Piracy, and is thereby become interest, our the Owners Rolls Abridg. The be bona Fide fold, the Property shall not be questioned, nor the Owners

Peer Will. And if a Mortgagee of Ships, by Deed, entrusts the Mortgager with the Origi-393, 394 nal Bill of Sale; and the Mortgager indorfes thereon subsequent Mortgages, or Bills of Sale of several Parts of the Ship, the first Mortgagee acquiesces, he shall be postponed.

Where a Ship stands in need of Repairs, and the Master takes up Money for that Purpose, tho he spends it another Way, the Owner and Ship become liable to fatisfy the Lender; but if the Master borrows Money to repair or victual the Ship when there is no Occasion for it, he cally shall become Dr. and not the Molloy de Jure Owners, tho' they are generally bound to answer the Fact of the Master; for as Mar. Page 215, 220, 8 on the one Hand, it would be very unreasonable, that the Creditor should be bound to take upon him the Care of repairing the Ship, and supply the Owners

Room, which must be so, if it should be necessary for him to prove, that the Bridgman's Money was laid out on the only; 10, on the outer annual Case, Hobart, Reason, that he be sure he lends his Money on such an Occasion, as the Master's Money was laid out on the Ship; so, on the other Hand, it is consistent with Act may thereby oblige the Owners, which he cannot do otherwife, than by knowing that the Money borrowed was necessary for the Ship's Repair; and therefore if the Ship wanted some Repairs, and a far greater Sum was lent than was

needful, the Owners shall not be liable for the whole.

Upon an Information tam quam, grounded upon the Act of Navigation for importing Goods in a foreign Veffel contrary to that Act, the Question was, whether or not, if a foreign Ship, naturalized by the new Act, being a Prize taken in the late War with Holland, be afterwards fold to a Foreigner, who sells her again to an Englishman, whether or no the Oath must be taken again, according to the Act; per Cur. it need not, because the Ship was once lawfully naturalized. Hardres 511. Martin A. Verdne. Molloy de Jure Mar. Pag. 227, 228, Sect. 15.

An Agent for the East-India Company (in the East-Indies) bought a Ship and Cargo of the Commander, who had no Right or Power to sell either, and the Owner on a Suit here had the Value decreed him for Ship and Cargo (the Value being found by a Jury) and Indian Interest, viz. 12 per Cent.

Ditto, page 226.

mov. 918.

fuper cod.

Leg. & S.

Glos African.

1 Peer Will. 395.

If

fc

b

h

uilt.

p in the

that tap-

ain-

pre-

Man

the

for

ders.

viz.

ongined ۲.

y, or

nd fo is the

faid

or the after

Bal-

Sen-

Furmay y fail

fup-

izure vners

drigi-

illsof

oned. y for iable I the

t the

or as

d be

ners

t the

with fter's

ow-efore

was orter or late

ict;

511.

and

the

Va-If

If a Man gets Possession of a Ship without a just Title to the same, he shall (by Ditto, page the Law marine) answer such Damage as the Ship in all Probability might have ditto. earned; and the Reason of that is, because the only End of Shipping is the Em- Dig. Lib. 6. ployment thereof; but if a Warrant be directed out of the Admiralty to the Lib. 7. 66. & Marthal to arrest such a Ship, and Salvo Custodire, (preserve her in Safety) who Lib. 7. tit. 1. by Force of the same enters into the Ship; and the Warrant does not men-Creamer v. tion that the Officer should carry away her Sails, yet he may justify the taking Jockley them, for that he cannot Salvo Custodire her, unless he takes away the Sails.

In case a Ship is freighted out, and in Consequence of the Agreement receives Dig. lib. 19. her lading aboard, if an Embargo happens afterwards, and her Cargo is taken as tite 2. 61, forfeited, yet the Owners shall notwithstauding receive the Freight, as the Fault

was not in them, but in him whose Property the Goods were. In the Main Sea, or in an Arm of it, a Ship may not become a Deodand, tho' 3 Ind. fol. 58. any Body be drowned out of it, or otherwise come by their Death aboard, because on such Waters Ships are naturally exposed to the Dangers of tempestuous Weather; but a Ship or Vessel in fresh Water may become a Deodand, as happened with one lying at Rotherbithe, near the Shore, to be careened, where a Mich, 19Coo. Shipwright being at work under at Low-Water, as she leaned aside, she unex- II. in B. R. pectedly turned over, and unfortunately killed him. Upon a Trial at Bar the Question was, whether she belonged to the Lord of the Manor contiguous to the Place where the Man was flain, or to the Almoner, as a Matter not granted out of the Crown; and it was refolved that the Ship was a Deodand, and the Jury found a Verdict for the Lord of the Manor.

If a Ship imports prohibited Goods the cannot be feized as forfeit till there is 1 Vent. 47.

a Condemnation in the Exchequer thereon. If foreign Brandy or Spirits shall be imported in any Ship under fifteen Tons, 2 Keeb, 6 (except for the Use of the Seamen, not exceeding one Gallon each) such Brandy, Howen Is &c. shall be forfeited.

If any Mafter, Owner, Purfer, or Boatfwain of any Ship willingly permit any 2 Edw. VI. Brafs, Copper, Latten, Bell-Metal, Pan-Metal, Gun-Metal, or Shrof-Metal, whe- Cap. 37. Sec. ther it be clear or mixed, (Tin and Lead excepted) to be shipped contrary to this 5 Act, or perceiving such Metal to be shipped, do not disclose the same in three Days after Knowledge had to the Customer or Comptroller of the Port, or their Deputies, every such Owner, &c. shall forfeit double the Value of the Metal.

Every Vessel, with all her Tackle, in which any great Cattle, Sheep or Swine, 20 Car. II. or any Beef, Pork, or Bacon (except for the necessary Provision of the Ships, in Cap. 7. Sect. which the same shall be brought, not exposing it to Sale) shall be imported, and 5. out of which they shall be put on Shore, shall be forfeited, and it shall be lawful for any Person, within one Year after such Importation, to seize the Vessel, and make Sale thereof to the best Advantage, &c. and it shall be lawful for any Justice of Peace of the County, or chief Officer of the Port Town, where such Importation shall be, or where any of the Cattle, Beef, &c. so imported shall be brought, by Warrant to cause to be apprehended the Master and Seamen, having Charge of, or belonging to such Vessel; and every other Person employed in the landing, or taking Care of the faid Cattle, Beef, &c. and them to commit to the common Goal for three Months.

It shall be lawful for any Persons who shall reside in her Majesty's Dominions 6 dan. Cap. to import Cochineal in Ships belonging to any State in Amity, Spanish Ships, or 33. to import Cochineal in Ships belonging to any state in Aintey, Spanyo Ships, Statch as are deemed Spanish Ships, sailing with Spanish Passes and Colours, from Cadiz, Seville, Port St. Mary, St. Lucar, and Gibraltar, or any other Ports in Spain, during the War, &c. the Act 12 Car. II. cap. 18. notwithstanding.

Made perpetual 12 Ann. Stat. 1. cap. 18. Sect. 3.

No Person shall buy any rough Hide or Cass-Skin in the Hair, but only such 1. Jacob. I. Cap. 12. Sect. 3.

as shall tan them, except Salt Hides for the Use of Ships, &c.

No Master shall lose his Ship for any small Thing, not customed, put in the 38 Edw. III. Ship without his Knowledge.

No Customer or Comptroller shall have Ships of their own, nor meddle with 14 Rich. II. the Freight of Ships.

No Ship or Goods shall be seized as forfeited for unlawful Importation or Ex- 13 and 14 portation, or for Non-Payment of Customs, but by the Persons appointed to ma- Car. II. Sept. 15. nage 11. Seft. 150

nage the Customs, or Officers of Customs, or Persons deputed by Warrant from the Lord Treasurer, or Under-Treasurer, or by Commission from his Majesty under the Great or Privy-Seal, and if any Seizure shall be made by any other Person for the Causes aforesaid, such Seizure shall be void.

In Case the Seizure or Information shall be made upon the Act of Navigation, the Defendants shall, on their Request, have a Commission out of Chancery to examine Witnesses beyond Sea, and have a competent Time allowed for the Return thereof before Trial; and the Examination of Witnesses so returned shall be Evidence at the Trial.

Every Person that shall export Goods from any Port of this Kingdom, capable of a Ship of two Hundred Tons upon an ordinary full Sea, to any Part of the Mediterranean beyond the Port of Malaga, or import Goods from the Places aforesaid, in any Ship that hath not two Decks, and do carry less than fixteen Pieces of Ordnance mounted, with two Men for each Gun, and other Ammunition proportionable, shall pay for all Merchandizes so exported or imported

One per Cent. above the Tonnage and Poundage.

It shall be lawful to export Fish into any of the Ports of the Mediterranean in any English Ship, provided one Moiety of her Lading be Fish, and to import Merchandize in the same Ship for that Voyage, without paying any other Rates than accustomed.

The Master of every Ship, carrying Certificate Goods to Ireland, shall take from ea. 19 the Collector in Great-Britain a Duplicate of his Content, under the Hand and Seal of the Collector and Comptroller, (which they are required to deliver with-out Fee) and such Master shall deliver such Duplicate to the Officers of the Cus-

toms in Ireland before he be permitted to land fuch Goods.

Gm. I. In Case any foreign Goods shall, by any Collier, Fisher-Boat, or other Coasting ap. II. sec. Vessel, be taken in at Sea, or cost of any Vessel, to be landed, or put into any other Ship, &c. within the Limits of any Port, without Payment of the Duties, such Goods shall be forfeited, and the Master of such Collier, &c. shall forfeit treble the Value, unless in Case of Necessity, of which such Master shall give Notice, and make Proof before the chief Officers of the Customs of the first Port where he shall arrive; the Master or other Person taking Charge of the Ship out of which such Goods shall be taken in at Sea, shall forfeit treble the Value.

All Goods not reported, and found after clearing the Ship by the proper

Ditto, Sect. Ditto, Sect.

Officer of the Customs shall be liable to Forfeiture. Where any Veffel of fifty Tons, or under, laden with customable, or prohibited Goods, shall be found hovering on the Coasts, within the Limits of any Port, and not proceeding on her Voyage, (Wind and Weather permitting) any Officer of the Cultoms may go on board, and take an Account of the Lading, and demand Security of the Master, &c. by his own Bond, to his Majesty, &c. in treble the Value of the foreign Goods on board, with Condition, that fuch Veffel, (as foon as Wind and Weather, and the State of fach Veffel doth permit) shall proceed regularly on her Voyage, and shall land such Goods in some foreign Port. And if such Master, &c. shall refuse to enter into such Bond, or shall not proceed on fuch Voyage, (as foon as Wind, Weather, and the State of fuch Ship will permit) unless suffered to make longer Stay by the Collector, or other chief Officer, (not exceeding twenty Days) all the foreign Goods on board such Vessel may, by any Officer of the Customs by Direction of the Collector, or other principal Officer, be taken out of the Ship and secured; and if such Goods are customable, the Duties shall be paid; and Wool, or any prohibited Goods, found on board, are declared subject to Forfeiture *.

9 Gee. II. Cap. 35. Sect.

All Goods found concealed on board any Ship after the Master shall have made his Report at the Customhouse, and not mentioned in the said Report, shall be forfeited, and may be seized and prosecuted by any Officer of the Customs, and the Master of such Ship (in case he was privy to such Concealment) shall forfeit treble the Value of the Goods.

It shall be lawful for the Officers of Excise to go on board any Vessel within 11 Gen I. Cap. 30. Sect. the Limits of any Port, and to continue on board, and rummage in like Manner

N. B. There is the same dill made for any Ship hovering on the Coast of Ireland, &c. by 6 George I. Cap. 1.

as the Officers of the Customs, for Arrack, Rum, Brandy, or other exciseable Liquors; and for Coffee, Tea, Cocoa-Nuts, Chocolate, and Cocoa-Patte; and to feize for his Majefty's Use all such of the said Commodities there found, as by Law shall be forfeited, together with the Package; and to seize such of the said Commodities as before due Entry, and without paying or fecuring the Duties on

rom

city ther

tion.

y to the rned

able

the laces

teen

mu-

orted

m in

lates

from

and

vith-

Cuf-

fting

other fuch

e the , and

e he

hich

oper

pited ort, er of

and

the

foon reed And

on

nit)

not

any cer, ties

de-

ave ort, uf-nt)

nin

er 28 I. the Importation, thall be found unthipping or unthipped.

For Encouragement of the North Sea, Island, and Westmony Fisheries no fresh 15 Car. II.

Herring, fresh Cod, or Haddock, Coal-Fish, or Gull-Fish shall be imported but Lap. 7. 8, 16. in English built Ships, and having Certificate as in the Act, and whereof the Mafter and three-fourths of the Mariners are English, and which have been caught in fuch Ships, and not bought of Strangers, under Pain of Forfeiture of all fuch Fifh, and the Ship in which it was imported.

No British Ship trading to any Part of the Mediterran an Sea beyond Malaga 9 Gro 11. shall be entitled to the Exemption granted in the Act 13 and 14 Car. II. Cap. 11. Cap. 33. 8. 3. Sect. 36. (herein before recited) for that one Moiety of the Loading of fuch Ship shall consist of Fish, unless such Moiety consist of Fish taken and cured by his Majesty's Subjects.

It shall be lawful for Natives of England or Ireland to import into England di- 7 and 8 Will.

rectly from Ireland any Sorts of Hemp or Flax, and all the Production thereof, as III. Cap. 39.

Sect. 1. Thread, Yarn and Linen, of the Growth and Manufacture of Ireland, free from all Duties, the Master of the Vessel importing the same bringing a Certificate from the chief Officer of the Port in Ireland, expressing the Marks, Number, Tale, or Weight of the Species in each Bale mentioned in the Bills of Lading, with the Names and Places of Abode of the Exporters from Ireland, and of such Persons that shall have sworn the Goods to be of the Growth and Manufacture of the Kingdom, and where, and to whom in England configned; and the Master of the Ship, on Arrival in England, making Oath that the faid Bales and Goods are the Bales and Goods taken on board by Virtue of the faid Certificates.

If any Person shall within his Majesty's Dominions, or without, falfely forge 4 Geo. II. or counterfeit any Pass for any Ship, commonly called a Mediterranean Pass, or Cap. 18. Sec. finall alter or erase any Pass made out by the Commissioners for executing the Office of Lord High Admiral; or shall publish as true any forged, altered, or erased Pass, knowing the same to be forged, &c. every such Person being convicted in Great-Britain, Ireland, or his Majesty's Plantations, where such Offence

thall be committed, thall be guilty of Felony, without Benefit of Clergy.

None of the Duties upon Hop (except of British Growth thall be drawn back 9 Arr. Cap. upon Exportation for Ireland; and no Person thall import into Ireland from 12. Sect. 27. Flanders, or any other Parts (other than Great-Britain) any Hops, upon Pain of forfeiting the Hops to imported, or the Value of the fame, and also the Ship.

The Master of every Ship carrying Hops to Ireland shall take from the Collector or Comptroller of the Port in Great-Britain where he shall lade any Hops a Cap. 12. 8.6 Duplicate of his Content of all the Hops laden on board his Ship, before he be permitted to fail, under the Hand and Seal of fuch Collector, &c. who shall deliver it without Fee; which Duplicate the said Master shall deliver on Oath to the Officer of the Customs in Ireland before he be permitted to land any Hops; and in Case any Hops shall be landed in Ireland before such Duplicate be produced, all such Hops, and tos. for every Pound Weight shall be forfeited.

The Duty on Hops of British Growth shall not be drawn back for any such 6 Geo. 1. Cap.

Hops exported for Ireland.

No Commodity of the Product or Manufacture of the East-Indies shall be 7 Geo. 1. Cap. imported into Ireland, the Islands of Jersey, Guernsey, Alderney, Sark, or Man, or 21. 8.9. to any of the Plantations in Africa or America, belonging to the Crown of Great-Britain, but such only as be shipped in Great-Britain in Ships navigated according to Law, on Penalty of forfeiting all fuch Goods, or the Value thereof, together with the Ship, &c.

This Act shall not prohibit the carrying of Hides or Leather for the necessary 13 and 14. Use of the Ship, and which shall not be sold in foreign Parts, so as the Number Car. II. C

do not exceed fix raw Hides, and three tanned Hides.

7. 8.12.

It shall be lawful for any Natives of England or Ireland to ship, in any Port 3 Acr. Cap. of Ireland, in English built Shipping, whereof the Master and three-fourths of 8. 8. 1.

P the

Ditto

the Mariners be English or Irish, any white or brown Linen-Cloth, of the Manufacture of Ireland, and the same to transport into any of the Plantations, the Act

15 Car. II. Cap. 7. notwithstanding.

Provided, that no Ship coming to the Plantations from Ireland shall break Bulk, until the Master shall have made known to the Governor, or to such Officer as shall be by him appointed, the Arrival of the said Ship, with her Name, and the Name of the Master, and shall have delivered a true Inventory or Invoice of the Lading, together with the Certificate from the chief Officer of the Port in Ireland where such Ship shall be laden, expressing the Particulars of such Lading, with the Names and Abodes of the Exporters, and of two Persons, who shall have made Oath before such chief Officer, that the said Goods and Linen are Bona Fide of the Manufacture of Ireland; and until the Master shall have made Oath, before such Governor or Officer, that the said Goods are the same that he took on board by Virtue of such Certificate, nor until such Ship shall have been fearched by an Officer; and, in Case the Commander of such Ship shall break Bulk before such Notice given and Certificate produced, and such Oath made, or before such Search, or if any Goods of Woolen Manusacture, not laden in England (necessary Apparel of the Commander and Mariners excepted) or any Linen Goods not laden in England, nor of the Manusacture of Ireland, shall be found, fuch Ship shall be forfeited, together with all Goods imported, or found in fuch Ship.

No Sugars, Tobacco, Cotton Wool, Indigo, Ginger, Fustick, or other Dying-Wood, of the Production of my English Plantations in America, Asia or Africa, shall be carried from any of the said English Plantations, to any Place whatfoever, other than to such English Plantations as belong to his Majesty, or to England, Ireland, Wales, or Berwick, there to be laid on Shore, under the Penalty of Forfeiture of the Goods, or the Value thereof, as also of the Ship with her Tackle.

For every Ship which shall set out from England, Ireland, Wales, or Berwick, for any English Plantation in America, Asia or Africa, Bond shall be given with one Surety, to the chief Officers of the Customhouse of such Port from whence the Ship shall set Sail, to the Value of 1000% if the Ship be of less Burthen than one hundred Tons, and of 2000/. if the Ship be of greater Burthen; that in Case the Ship shall load any of the said Commodities at the English Plantations, that the same shall be by the said Ship brought to some Port of England, Ireland, Wales, or Berwick, and shall there unload the same, Danger of the Seas excepted; and for all Ships coming from any other Place to any of the Plantations, the Governor of such Plantation shall, before the Ship be permitted to load any of the said Commodities, take Bond to the Value aforesaid, that such Ship shall carry all the aforefaid Goods to some other of his Majesty's English Plantations, or to England, Ireland, Wales, or Berwick; and every Ship which shall take on board any of the aforefaid Goods, until fuch Bond given to the Governor, or Certificate produced from the officers of any Customhouse of England, Ireland, Wales, or Berwick, that such Bonds have been there given, shall be forfeited with all her Tackle.

Confirmed, 13 Car. II. Cap. 14. No Commodity, of the Production of Europe, shall be imported into any 15 Cap. 11. No Commodity, of the Production of Lawye, him Afia, Africa of America, Cap. 7. 8.6. Plantation or Place, which shall belong to his Majesty in Afia, Africa of America, Wales, or Berwick, and in English built but what shall be shipped in England, Wales, or Berwick, and in English built Shipping, and whereof the Mafter and three-fourths of the Mariners are English, and which shall be carried directly thence to the said Plantations, under the Penalty of the Loss of all such Commodities imported from any other Place, and, if by Water, of the Ship also with her Tackle.

Provided, that it shall be lawful to lade in Ships navigated as in the foregoing Clause, in any Part of Europe, Salt, for the Fisheries of New-England and Newfoundland, and to ship in the Madeiras, Wines of the Growth thereof, and to ship in the Western Islands or Azores, Wines of the Growth of the said Islands, and to take in Servants or Horses in Ireland, and to ship in Ireland, Victual of the Production of Ireland, and the same to transport into any of the

faid Plantations.

. Cor. II. Cap. 18, 8,

Ditto 8. 19.

Ditto

Àdr Pro Plac

ir maa u coP di the for

an Bo Ex

th

fha

and

pai fuc Sug

Ha

Fu

and

Mo

1 Ma

Por

Wa

Irel

gate

(ex

ct

lk, 88

ind

of

in

ng, iall

are

ade

he

cen

cak

n in

any

l be

und ther

ia or

Place

y, or r the

with

wick, with nence

than

at in

tions,

eland,

pted;

Go-f the carry

or to

board

ficate

s, or

1 her

any

erica, built

glifb,

and,

oing

and

and

land.

the Every

Every Person importing by Land any Goods into the said Plantations, shall Dies deliver to the Governor, or to fuch Person as shall be by him appointed, within 8. twenty-four Hours after such Importation, his Name, and a Particular of all fuch Goods: And no Ship coming to any fuch Plantation shall lade or unlade any Goods, until the Master shall first have made known to the Governor, or such other Officer as shall be by him appointed, the Arrival of the Ship, with her Name, and the Name of her Commander, and have shewn to him that she is an English built Ship, or made good by producing such Certificate, that she is a Ship belonging to England, Wales, or Berwick, and navigated with an English Master, and three-fourth Parts of the Mariners English, and have delivered to fuch Governor, or other Officer, an Inventory of her Lading, with the Places in which the Goods were laden, under the Pain of Loss of the Ship with her Tackle, and of all fuch Goods of the Production of Europe, as were not laden

in England, Wales, or Berwick. The Word Ireland shall be left out of all Bonds taken from any Ship, which 22 and 24 shall set Sail from England, Ireland, Wales, or Berwick, for any English Plantation Co. 11. Cap. in America, Afia or Africa; and, in Case the Ship thall load any of the said Com- 10. S. 11. modities at the faid English Plantations, the faid Commodities shall be by the faid Ship brought to some Port of England, Wales, or Berwick, and shall there unload the same, (Danger of the Seas excepted) and in like Manner for all Ships coming from any other Port to the said Plantations, the Governor of sich Plantations shall, before the Ships be permitted to load any of the said Commodities, take Bond in the Manner directed in the Act, 12 Car. II. Cap. 18, for the encouraging of Navigation, that such Ship shall carry all the said Goods to some other of his Majesty's English Plantations, or to England, Wales, or Berwick; and every such Ship which shall load any of the said Commodities, until such Bond given, or Certificate produced, from the Officers of some Customhouse of England, Wales, or Berwick, that such Bond hath been there given, or which, contrary to the Tenor of such Bond, shall carry the said Goods to any Place other than to other English Plantations, or to England, Wales or Berwick, and there lay the same on Shore, every such Ship shall be forseited, with her Tackle and

Lading. If any Ship, which by Law may trade in any of his Majesty's Plantations, 25 Car. 11. shall come to any of them to ship any of the said Commodities, and Bond shall Cap. 7. S. 1. not be first given with Surety, to bring the same to England, Wales, or Berwick, and there to unload the same (the Danger of the Seas excepted) there shall be paid to his Majesty, for so much of the said Commodities as shall be put on board such Ship, these Duties, viz. for Sugar white, the hundred Weight 51. brown Sugar and Muscovadoes 12. 6d. for Tobacco the Pound 1d. Cotton Wool one Half-penny, Indigo 2d. Ginger the hundred Weight 1s. for Logwood 51. for Fustick, and all other Dying Woods, 6d. and for every Pound of Cocoa Nuts 1d. to be collected as shall be appointed in the Plantations before the Landing thereof, and under fuch Penalties as for defrauding his Majesty of his Customs in England.

In Case any Person liable to pay the Duties before-mentioned shall not have Monies to pay the same, the Officers shall accept such a Proportion of the Com- 8, 4. modities as thall amount to the Value.

No Goods shall be imported into, or exported out of any Plantation, to his 7 and 8 Will. Majesty in Asia, Africa or America belonging, or shall be carried from any one ill. Cap. 22. Port in the Plantations to any other Port in the same, the Kingdom of England, 8. 2. Wales, or Berwick, in any Ship but what shall be of the Built of England, or of Ireland, or the Plantations, and wholly owned by the People thereof, and navigated with the Masters, and three-fourths of the Mariners, of the said Places except Ships taken Prize, and Condemnation thereof made in the Courts of Admiralty in England, Ireland, or the Plantations, to be navigated by the Master and three-fourths of the Mariners English, or of the Plantations, and whereof the Property doth belong to Englishmen) under Pain of Forfeiture of Ship and Goods.

Merchandizes may be exported or imported to and from this Kingdom and Places aforesaid, in any Ships taken as Prize, and whereof Condemnation shall Ditto Sec. be made in one of the Courts of Admiralty aforefaid, and shall be navigated by 3

the Master, and three-fourths of the Mariners, English, and whereof the Property shall belong to Englishmen.

Ditto Sect.

All Ships coming into, or going out of, any of the Plantations, and lading or unlading any Goods, whether the same be his Majesty's Ships of War, or Merchants Ships, and the Commanders thereof, shall be liable to the same Rules, Visitations and Forseitures, as to the entering, lading, or discharging their Ships, as Ships are liable to in this Kingdom, by 13-and 14 Car. II. Cap. 11, for preventing Frauds in bis Majesty's Customs; and the Officers for collecting his Majesty's Revenue, and inspecting the Plantation Trade in the Plantations, shall have the same Power for searching of Ships, and taking their Entries, and for seizing Goods prohibited, or for which any Duties are payable, as are provided for the Officers of the Customs in England, by the said Act, as also to enter Houses or Warehouses, to search for and seize such Goods; and all the Wharsingers, Lightermen, or other Persons, affisting in the Concealment or Rescue of the said Goods, or in the hindering the Officers in the Performance of their Duty; and the Vessels employed in the Conveyance of such Goods shall be subject to the like Penalties, as are provided by the same Act, in Relation to prohibited or uncustomed Goods in this Kingdom; and the like Affistance shall be given to the Officers, as by the said Act is provided for the Officers in England, &cc.

Ditto Sect.

Where any Question shall arise concerning the Importation or Exportation of any Goods, into or out of the said Plantations, the Proof shall lie upon the Owner, and the Claimer shall be reputed the Importer or Owner.

Ditto Sect.

Notwithstanding the Payment of the Duties granted by 25 Car. II. Cap. 7. in any of the Plantations, none of the Goods mentioned in the Act shall be shipped until Security be given, as is required by the said Act, to carry the same to England, Wales, or Berwick, or to some other of his Majesty's Plantations, and so totics quoties as any of the said Goods shall be brought to be reshipt, under Forseiture of Ship and Goods.

Ditto Sect.

All Laws, By-Laws, Usages or Customs, which shall be in Practice in the Plantations, repugnant to the before-mentioned Laws, or to this Act, or any other Law to be made in this Kingdom, so far as such Law shall relate to the Plantations, are void.

Ditto Sect.

Where the Governor, or Officers appointed by the Commissioners of the Customs in the Plantations, shall have Ground of Suspicion, that the Certificate of having given Security in England is salse, the Governor, or Officers of the Customs, shall take Security there for the Discharge of the Plantation lading in England, Wales, or Berwick; and where there shall be Cause to suspect, that the Certificates of having discharged her Lading of Plantation Goods in this Kingdom is salse, the Governor or Officers shall not cancel the Security given in the Plantation, until they be informed from the Commissioners of the Customs, that the Certificate is true; and if any Person shall rase or falsify any Cocket, Certificate, Return, or Permit, for any Vessel or Goods, or shall knowingly make Use thereof, such Person shall forfeit Five Hundred Pounds.

Ditto Sect.

The Commissioners of the Treasury, and the Commissioners of the Customs, may appoint such Officers of the Customs in any City. Town, River, Port, Harbour, or Creek, of any of the Islands, Tracts of Land, and Proprieties, as shall seem needful; alto upon any Suits brought in the Plantations, upon any Law concerning his Majesty's Duties, or Ships or Goods forfeited by Reason of any unlawful Importations or Exportations, there shall not be any Jury, but of such only as are Natives of England or Ireland, or born in his Majesty's Plantations; and upon all such Suits the Offences may be laid in any Province, Country, or Divisions, of any of the Plantations, at the Pleasure of the Informer.

Ditto Sect.

In all Bonds to be taken in the Plantations by 22 and 23 Gar. II. Cap. 26. the Sureties shall be Persons of known Residence and Ability in the Plantations, and the Conditions of the Bond shall be within eighteen Months after the Date, (the Danger of the Seas excepted) to produce Certificates of having landed the Goods in one of his Majesty's Plantations, or in England, Wales, or Berwick, otherwise such Bond, or Copies thereof, attested under the Hand and Seal of the Governor to whom such Bonds were given, shall be in Force, and allowed of in any Court in England, Ireland, or the Plantations, as if the Original were produced.

T.

d

Pro-

g or Ver-

ules.

hips,

pre-

the

zing

r the

es or

hteroods,

effels

lties.

Poods

y the

on of wner,

7. in

land, toties

ure of

n the

r any

o the

Cuf-

ate of

oms,

land,

rtifi-

om is Plan-

t the

cate,

Ufe

oms,

Har-

hall Law

any

uch

ns:

the

and

the

ods vife

100

urt

It

It shall not be lawful to put on Shore in *Ireland* any Goods of the Produce of Dieto S. 14. his Majesty's Plantations, unless the same have been first landed in *England*, Wales or Berwick, and paid the Duties, under Penalty of Forseiture of the Ship and Goods.

Provided, that if any Ship shall, by Stress of Weather, be stranded, or by Rea-Dito 8. 15. fon of Leakiness, or other Disability, shall be driven into any Port in Ireland, and not able to proceed on her Voyage, the said Goods may be put on Shore, but shall be delivered into the Custody of the Collector, or chief Officer of the Customs, until the said Goods shall, at the Charge of the Owner thereof, be put on board some other Ship, to be carried to some Port in England, Wales, or Berwick, the Officer taking Security for the Delivery of the same, according to this Act.

No Ship shall pass as a Ship of the Built of England, Ireland, Wales, Berwick, Dito S. 171 Guernsey, Jersey, or any of his Majesty's Plantations in America, so as to trade to the Plantations, until the Persons claiming Property in such Ship, shall register the same, viz. if the Ship belong to any Port in England, Ireland, Wales, or Berwick, Proof shall be made upon Oath of one of the Owners, before the Collector and Comptroller of his Majesty's Customs in such Port, or if the Ship belong to any of his Majesty's Plantations in America, or to the Islands of Guernsey or Jersey, then the like Proof to be made before the Governor, with the principal Officer of Revenue residing on such Plantation or Island, in the Tenor following, viz.

JUrat A. B. that the Ship

is at prefent Master, being a

of

Tons, was built at

and that

of

c. are at prefent Owners thereof, and that no Foreigner, directly or indirectly, bath any Share, or Part, or Interest therein.

Which Oath being attested by the Governor, or Custom-Officer, shall, after having been registered by them, be delivered to the Master of the Ship, a Duplicate of which Register shall be transmitted to the Commissioners of Customs in London, to be entered in a general Register there; with Penalty upon any Ship trading to any of his Majesty's Plantations in America, and not having made Proof as here directed, that she shall be liable to such Forseiture as any foreign Ship, except Prizes condemned in the Admiralty.

Provided that Ships taken at Sea by Letters of Mart, or Reprizal, and Condemnation thereof made in the Admiralty of England, shall be specially registered with Proof, that the entire Property is English.

Nothing in this Act shall require the registering any Fisher-Boats, Hoys, Ditto 8. 19. Lighters, Barges, or any open Boats, whose Navigation is confined to the Rivers or Coasts of the Plantation where they trade, but only of such as cross the Seas.

No Ship's Name shall be changed, without registering such Ship de novo, which Ditto S. 20. is to be done upon any Transser of Property to another Port, and delivering up the former Certificate, under the same Penalties as before; and, in Case of any Alteration of Property in the same Port, by Sale of Shares after registering, such Sale shall be acknowledged by Indorsement on the Certificate before two

Rice and Melaffes, produced in the Plantations, shall be restrained to be im- 3 and 4 den, ported into this Kingdom, Wales and Berwick, as by the Acts 12 Car. H. Cap. c. 5. 8.12. 18. and 25. Car. II. Cap. 7.

Every Person shall import directly from any of her Majesty's Plantations in 3 and 4 Ann. America, in any Ship that may lawfully trade thither, manned as by Law is re-c. 10. S. 1. quired, any of the naval Stores hereaster-mentioned, viz. Hemp (for the rest of the Ast is expired) shall have as a Premium for such Importation as follows, viz.

For Hemp. Water-rotted, bright and clean, per Tun 61.

Which Premiuras shall be paid by the Commissioners, or principal Officers Ditto 8. s. of her Majesty's Navy, who are to make out Bills for the same, upon Certificate of the chief Officers of the Customs in any Port of this Kingdom, where such Stores shall be imported, such Bills to be given within twenty Days after the Discharge of the Ship, upon a Certificate produced to the chief Officers of the

Customs, under the Hand and Seal of the Governor, Lieutenant Governor, Collector of Customs, and Naval Officer, or two of them, residing in the Plantations, that the Person loading the same had made Oath before them, that the Stores were of the Growth of her Majesty's said Plantations, as likewise upon Oath to be made in England, by the Masters of such Ships, that the same were laden on board within some of her Majesty's Plantations in America, and that they believe the said Stores were the Produce of the said Plantations.

- Diato S. 5. Upon 'porting fuch Stores from her Majesty's Plantations, the Pre-emption of such because shall be offered to the Commissioners of her Majesty's Navy; and if, within twenty Days after such Tender, the Commissioners shall not contract for the same, it shall be lawful for the Importer to dispose of the same.
- Ditto S. S.

 Provided that the Importation of such Stores be subject to the same Regulations, in Reference to the Shipping thereof, and such Security given for importing the same into England, as the Importation of Sugar, Tobacco, Cotton Wool, Indico, Ginger, Fustick, and other dyeing Wood, from her Majesty's Plantations in America, are subject to.
- This Act shall commence from the first of January, 1705, and shall continue nine Years.
 - Farther continued by 12 Ann. St. 1. Cap. 9. for Eleven Years, and to the End of of the next Seffion of Parliament, and farther continued as to Hemp, by 8 Geo. 1. Cap. 12. for 16 Years, and to the End of the next Seffion of Parliament.
- Plantation Bonds, given for bringing the enumerated Commodities to Great Britain, in Case there be no Prosecution for Breach of the Conditions, within three Years after the Dates; or, if Judgment be not obtained for her Majesty within two Years after the Prosecution commenced, such Plantation Bonds shall be void, and delivered up by the Officers, on Pain of answering all Demands with treble Costs.
- All Prize-Goods of the Produce of foreign Plantations, which shall be imported into Great Britain from the Plantations in America, upon producing a Certificate of the Collector, Comptroller, or other chief Officer, at the Port where such Goods were embarked in America, shall pay such Duties only in Great Britain, as in Case they had been of the Produce of the Plantations belonging to the Crown of Great Britain, any Act to the contrary notwithstanding.
- Prize Cocoa of the Produce of foreign Plantations, imported into Great Britain, S. 113.

 Prize Cocoa of the Produce of foreign Plantations, imported into Great Britain, having proper Certificates to prove the same being Prize, shall be liable to no other Duties, than what such Prize Cocoa was liable to pay by her Majesty's Declaration made in Favour of the Captors of Prizes, the Act 10 Ann. Cap. 22. notwith-
- 8 Geo. I. c. All Beaver Skins, and other Furs of the Product of the British Plantations in

 America, Asia, or Africa, shall be imported from thence directly into Great

 Britain, and laid on Shore there, and not elsewhere, under the Penalties, &c. in

 12 Car. II. Cap. 18. in Relation to Sugars, Tobacco, and other enumerated Goods.
- 13 Get. I. C. It shall be lawful for any of his Majesty's Subjects to carry Salt from any Part of Europe to Pensitvania, in British Ships, navigated according to the Act 12 Car. II. Cap. 18. of Navigation.
- 3 Geo. II. C. It shall be lawful for any of his Majesty's Subjects to carry Salt from any Part of Europe to New-York, in British Ships, navigated according to 12 Car. II. Cap. 18. in the same Manner as Salt may be imported from Europe, into New England and Newfoundland, by 15 Car. II. Cap. 7.
- 3 Geo. II. C. The Act 3 and 4 Ann. Cap. 5. so far as it extends to the making Rice of the Growth of his Majesty's Plantations in America, an enumerated Commodity, shall be confirmed; except as to such Rice as by this Act shall be permitted to be exported from Carolina, to such Places, and under such Restrictions, as are herein after appointed.
- Ditto S. 2.* It shall be lawful for any of his Majesty's Subjects, in any Ship built in Great Britain, or belonging to his Majesty's Subjects residing there, and navigated according to Law, that shall clear outwards in Great Britain for Carolina, to ship Rice in the said Province, and to carry the same to any Part of Europe, southward of Cape Finisserre, without carrying it to any other of his Majesty's Plantations, or to Great Britain; the Master, before she clears outwards from Great Britain,

rnor,

Plan-

t the

Oath

aden

they

otion

and

tract

ions,

z the

dico, is in

inue

nd of

o. Î.

reat

ithin

jesty

fhall

ands

im-

g a

here

reat

g to

tain,

ther tion

ith-

s in

reat in

ds.

art

ar.

art II.

ew

he all

be

re

at ed

taking a Licence of the Commissioners of the Customs, for the loading and carrying it from Carolina, to some Part of Europe, southward of Cape Finisterre, on a Certificate from the Collector and Comptroller of the Port, where such Licence shall be defired, certifying that Bond has been given with Security in 10001. if the Ship be of less Burthen than 100 Tons, and of 2000 l. if of greater Burthen; that no Tobacco, Sugars, Cotton Wool, Indico, Ginger, Fustick, or other Dying Wood, Molasses, Tar, Pitch, Turpentine, Hemp, Masts, Yards, Bowsprits, Copper Ore, Beaver Skins, or other Furs, of the Production of any British Plantation in America, shall be loaden on board such Ship at Carolina, or any other of his Majesty's Plantations, unless for the necessary Provisions of such Ship in her Voyage, and that fuch Ship shall proceed directly with all the Rice loaded on board by Virtue of fuch Licence, to some Port of Europe, southward of Cape Finisherre, and there land the Rice, and proceed for Great Britain, before the returns to any of the Plantations; and if the Master shall not, within four Months after his Arrival at such Port, produce a Certificate of having landed the said Rice, which Certificate is to be under the Hand and Seal of the British Conful; or, where there is no Conful, of two known British Merchants, residing in the Port where the Rice shall be landed; the Bond shall be forfeited, and may be fued in any Court of Record in Great Britain.

Before any Rice be put on board any Ship at Carolina, by Virtue of the faid Ditto S. 3. Licence, the Mafter shall deliver to the Collector of the Port, where the Ship is to take in her Lading, the said Licence, and a Certificate of such Bond having been given in Great Britain; and shall deliver in Writing upon Oath before the Collectors, whether he intends to load any Rice pursuant to such Licence, and to what Place.

Before the Rice shall be shipped, the Person exporting it shall make an Entry Ditto S 4. thereof with the Collector of the Customs, and the naval Officer, and also with the Comptroller, where there is such an Officer, and shall take out a Cocket of fuch Entry, and shall, before the Rice be put on board, indorse on the Cocket the Quantity intended to be shipped, mentioning the Marks, Numbers and Contents of each Cask, and shall deliver the Cocket to the Searcher, or other Officer appointed for the examining and shipping thereof; and, if the Quantity shall appear to be greater than is indorsed, or if any Rice shall be put on board any Ship, or any Hoy or Vessel, in order to be put on board, before such Entry, and taking out such Cocket, and indorsing and delivering of the same as aforesaid, fuch Rice shall be forseited, as also the Hoy, &c. and the Owner of such Rice, or other Person employed in shipping it, shall also forseit treble the Value thereof, And, before such Ship shall depart from Carolina, the Master shall receive the Licence from the Collector, and Naval Officer, and Comptroller, who shall indorse thereon the Marks, Numbers, and Contents of each Cask of Rice shipped; and the Collector, and other Officers, shall make two Copies of such Licence and Indorfement; and the Master shall, before he receives the Licence, attest the Copies which are to be left with the Collector and other Officers; and the Master shall also, on Return of the Ship to Great Britain, deliver the Licence to the Commissioners of the Customs, or to the Collector or Comptroller of the Port where Bond was given; as also a certificate sealed by the Consul, or two known British Merchants, at the Port where the Rice was landed, certifying the Casks so landed, and that they verily believe, that no Sugar, Tobacco, or other enumerated Goods, except Rice, have been landed out of fuch Ship.

The Collector and other Officers in Carolina shall transmit one of the Copies of Ditto 8. 51 the Indorsement to the Commissioners of the Customs in Great Britain, and thereupon there shall be payable to his Majesty so much as the half Subsidy of the Rice so shipped in Carolina shall amount to, which would have remained if the Rice had been first imported into Great Britain, and afterwards re-exported; and, if it be not paid within thirty Days after Demands, the Bond shall be forfeited, and the Persons bound therein shall pay treble Costs.

This Act shall continue five Years, &c.

Ditto S. 6.

0

Of SHIPS, &c.

- Continued by 8 Geo. II. Cap. 19. until the 29th of September, 1742, and to the End of the next Session of Parliament, and to extend that Liberty to his Majesty's Province of Georgia in America, Farther continued by the 15 and 16 Geo. II. till the 1st June, 1747, and to the End of the then next Session of Parliament, and farther continued by the 20 Geo. II. until 1st June, 1754, and from thence to the End of the then next Session of Parliament.
- from thence to the End of the then next Seffion of Parliament.

 It shall be lawful to import into Ireland, from his Majesty's Plantations in America, all Goods of the Growth or Manufacture of his Majesty's Plantations (except Sugars, Tobacco, Cotton Wool, Indigo, Ginger, Specklewood, or Jamaica Wood, Fustick, or other Dying Wood, Rice, Molasses, Beaver-Skins, and other Furs, Copper Ore, Pitch, Tar, Turpentine, Masts, Yards, and Bowsprits) the Act 7 and 8 Will. III. Cap. 22. notwithstanding.
- Ditto 8. 2. Provided that the Goods be imported in British Shipping, whereof the Master
- and three fourths of the Mariners are British.

 The Act 9 Ann. Cap. 12. and 1 Geo. I. Stat. 2. Cap. 12. which prohibit the Importation of Hops into Ireland from Fianders, or other Parts (other than from Great Britain) shall be in Force, as if the Act 4 Geo. II. Cap. 15. had never been made.
- No Sugars, Paneles, Syrups, or Molasses of the Growth of America, nor any Rum, or Spirits of America, except of the Growth of his Majesty's Sugar Colonies, shall be imported into Ireland, but such only as shall be shipped in Great Britain, in Ships navigated according to Law, under the Penalty of forseiting all such Sugar, Paneles, Syrups or Molasses, Rum, or Spirits, or the Value thereof, together with the Ship, in the which the same shall be imported, &c.
- Dicto S. 5.

 If any Person shall affist in landing such Sugar &c. in Ireland, or any of his Majesty's Plantations in America, or shall receive into his House or Custody any such Commodities, knowing the same to be imported contrary to this Act, such Person shall forfeit treble the Value of such Goods.
- Ditto S. 6. If any Person shall hinder any Customhouse or other Officer in the Execution of their Duty in seizing the Commodities aforementioned, he shall forfeit 50.1. and be imprisoned three Months. And if any Officer in Ireland, or the Plantations, shall connive at the Importation of the Commodities aforementioned, he shall forseit 50.1. and be incapable of holding Office under his Majesty.
- Ditto S. 7. If any Master of any Ship shall take in any Sugar, &c. to be imported into Ireland, or any of his Majesty's Plantations contrary to this Act, such Master shall forseit 100/.
- Ditto S. 8. Upon all Suits for Importation of the Commodities aforementioned, the Onus probandi shall lie on the Claimer.
- Ditto 8. 13. Nothing herein shall restrain the Importation of Sugars, or the Produce of the Dominions of Spain or Portugal, from any Place, from whence such Sugars might lawfully have been imported before the making of this Act.
- Ditto S. 14. This Act shall continue five Years from the 24th of June, 1733, and to the End of the next Session of Parliament.
 - Continued seven Years, and to the End of next Session by 11 Geo. II. Cap. 18. and further continued for the Term of seven Years, and from thence to the End of the then next Session of Parliament by 19 Geo. II.
- No Person shall cast out of any Ship or Vessel, within any Haven, Road, Channel or River, slowing to any Port or Town within the King's Dominions, any Ballast, Rubbish, Gravel, or other Wreck or Filth, but only upon the Land above the full Sea-Mark, upon Pain to forseit 51.
- 9 Go II. c. Every Ship which shall be built in Great Britain, and every Ship built in his Majesty's Plantations in America, shall, upon her first setting out, have one compleat Set of Sails, made of Cloth manufactured in Great Britain, and in Case such Ship shall not be sitted as aforesaid, the Master shall forseit 50 l.
- Ditto S. 5. No Person shall make into Sails or Tarpawlins any foreign Sail-Cloth imported after the 24th of June, 1731, not stamped; and, in C de any Person shall make up foreign Sail-Cloth, other than as aforesaid, such Sails and Tarpawlins shall be forfeited, and such Person shall forfeit 20%.
- Ditto S. 10. This Act shall continue five Years from the 24th of June, 1736, and to the End of the next Session of Parliament.

Continued

or Ei of fel ch

En Cu Of

by the

his

liat

bei fide

Star

Geo

gate Sail

ture

be t

shal

fhal fuct

nalt

Jun

the

or t

mac

the

the like

cee

and

the

ente tha

Off fhal

and

the

Pla

of a

I

1

id to

o bis

and

n of and

s in

ions

aica ther

Act

ıster

the

rom

een

any olo-

reat

g all

eof.

his

any uch

ion

50 /. an-

he

nto

fter

nus

of

ars

the

and l of

nel

ıst, he

is

n-

ſe

ed ke ill

ne

ed

Continued till the 1st of June, 1747, and until the faid next Session of Parliament, by 15 and 16 Geo. II.

Confirmed by 19 Geo. II. p. 457. And it is there also enacted, that from the 24th of June, 1746, every Master of a Vessel belonging to a Subject, navigated with, or having any foreign-made Sails aboard, shall at the Time of his making his Entry at the Customhouse of such Vessel, also make Entry and Report upon Oath of all foreign-made Sails used in, or being aboard such Vessel, and before the Vessel shall be cleared by the Officers of the Customs inwards, where she shall discharge any of her Lading, he shall pay the like Duties payable by an Act of 12 Ann.

Every such Sail shall be stamped at the Place where the Vessel shall make her Eritry, in Manner herein aforementioned; and if the Master shall not make such Entry, and pay the Duty before the Vessel shall be cleared by the Officers of the Customs inwards, all such Sails shall be forseited, and the Master for every such Offence shall also forseit 50.

If the Master after his Report on Entry made, and before the Vessel is cleared Page 45%, by the Officers of the Customs, shall declare his Intention of not chusing to pay the Duty, and shall deliver such Sails to the Officer of the Port where he makes his Entry, in such Case the Sails are to be forfeited, and the Master shall not be liable to pay the Duty or Penalty of 501.

Nothing herein contained shall make Captains or Masters of Vessels coming from the East-Indies liable to the Duties or Forfeitures aforesaid, for such Vessels being navigated with, or having foreign-made Sails on board, which shall bona fide be brought by them from thence.

The Commissioners of the Customs of Great-Britain, by the 24th of June, 1746, shall provide a sufficient Number of Stamps of eight Inches Diameter for the Stamping of foreign-made Sails, &c.

And as Doubts have arisen about the Meaning of a Clause in the said Act of 9 Geo. II. by which Vessels are obliged at their first setting out, or being first navigated at Sea, to be furnished with one sull and compleat Set of Sails, made of Sail-Cloth manufactured in Great-Britain: To obviate such Doubts for the suture, it is enacted, that from the 24th of June, 1746, every Vessel which shall be built in Great-Britain, and from the 29th of December, 1746, every Vessel which shall be built in his Majesty's Plantations in America, upon her being first navigated, shall be furnished with one sull and compleat Set of Sails (bona side belonging to Paus 462. such Vessel, &c.) made of Sail-Cloth manufactured in Great-Britain, under Penalty for every such Default of 501. to be forseited by the Master.

This Act shall continue and be in Force for seven Years, from the 24th of

June, 1746, and from thence to the then next Session of Parliament.

If any Subject of this Realm shall ship any Salt or Rock Salt, that hath paid 5 and 6 Will. the Duty, to convey it by Sea to any Part of England, and the Vessel perish at Sea, and Mar. C. or be taken by Enemies with such Salt on board, such Person shall, upon Proof made at the Quarter Sessions for the County, &c. wherein he doth inhabit, of

made at the Quarter Sessions for the County, &c. wherein he doth inhabit, of the Loss of such Salt, receive from the Sessions a Certificate, and upon producing the Certificate to any Officers of the Duty, they are to let such Persons buy the like Quantity of Salt without paying any Duty.

Where any Ship laden with Salt shall be found hovering on the Coasts, not proceeding on her Voyage, it shall be lawful for the Officers of the Customs, or the Cap. 21, 8, 7. Duty on Salt, to go on board such Vessels, and compel them to come into Port, and to continue on board until the Salt be unladen, or the Ship shall neglect to enter or unlade such Salt twenty Days after the same is come into Port, or within that Time to depart and proceed on their Voyage, unless permitted by the chief Officer of the Customs to make a longer Stay, all the Salt on board such Ship shall be forseited, and double the Value thereof to be recovered of the Master.

No foreign Salt shall be imported in any Ship of less Burden than twenty Tuns, Ditto, S. s. and in Bulk only (except for the Provisions of the Ships) upon Pain of forfeiting

the Salt, and double the Value to be recovered of the aerion importing.

If any Ship laden with Salt, to be carried beyond the Seas, shall come into any Ditto, S. 12. Place in England, it shall be lawful for the Officer of Salt to enter such Ship, and there continue till the Ship unlade her Cargo, or return to Sea under the Penalty of 20%, to be recovered of the Master, who shall refuse such Officer to come on

board; and if any Person shall unlade any of the Salt before Entry or Re-pay-

- ment of the Duty, the whole Cargo of Salt thall be forfeited.

 Ditto, S. 13.

 Where any Salt shall be laid on board any Ship, either to be transported beyond the Seas, or carried Coastwife, the Officer of the Customs shall in the Cockets, (which shall be also figned by the Officer for the Duty on Salt, and given without Fee) express the Quantity of Salt; and in Case such Ship shall come into any Port in Freshand, it shall be lawful for the Officers of the Customs, or Officers for the said Ducies, to go on board such Ship, and demand a Sight of such Cocket, and in Case he have Cause to suspect that there is not so much Salt on board as the Quantity expressed in such Cocket (and shall make Affidavit thereof before the Collector, or Customer of the Port) to weigh all the Salt remaining on board; and in Case there shall appear not to be so much as the Quantity expressed in such Cocket, (making Allowance for the Waste, and for Salt delivered at another Port, and indorfed in the Permit) the Salt remaining shall be forfeited.
- 2 and 3 Man. No Salt of the Produce or Manufacture of England, Wales, Berwick, Scotland, Cap. 14. S. 1. or Ireland, nor any other Salt coming from Ireland, Scotland, or the Isle of Man, shall after June 1, 1704, be imported into England, Wales, or Berwick, upon Pain that all the Salt so imported, &c. shall be forseited, and that the Ship shall also be forseited; and every Person that shall take any Salt out of such Ship, or carry the same on Shore, or convey the same from the Shore, or be affisting therein, shall forseit 201. or suffer six Months Imprisonment.

on ha fo Ve lar hi

CO

be

nal

of on

of

ET

fu

8

- Ditto, S. 2. It shall be lawful for any of the Officers for the Duties upon Salt, within two Months after the landing any such Salt, to seize the Salt, and also the Ship; and in Case the Owner of such Salt or Ship shall not within twenty Days claim the Salt and Ship, and give Security to answer the Value, the Salt and Ship shall be sold.
- Ditto, S. 3.

 Nothing in this Act shall extend to any Salt shipped to be carried Coastwise, by Certificate, from one Port to another, according to former Acts.

 In Case where Salt shall have been shipped to be exported, and the Ship shall by Stress of Weather, Enemies, or other Necessities, be forced into any Port in England, it shall be lawful for the Owner of such Salt, or Master of such Ship within twenty Days to reland the Salt, so as due Entry be made, and the Duties again paid down for the whole Quantity that was entered to be exported before
- any Part thereof be relanded.

 Where any Ship shall come into any Port of England from Ireland, or other foreign Part, having on board any Salt which was taken in only for the Provision of the Ship, or for curing of Fish, it thall be lawful to land the Salt, so as Entry be made thereof within ten Days after coming into Port, and the Duties paid down or secured before any Part thereof be landed.
- Ditto, S. 10. Where any Salt (the Duties whereof shall have been paid or secured) shall be shipped, and perish by the sinking of the Ship, before going out of Port, and before the Exporter shall be intitled to a Drawback; the Exporter or Proprietor of the Salt shall, upon Proof made before the Justices at next Quarter Sessions, receive a Certificate of such Proof, and upon producing it to any Collector of the Duties, he shall let the Proprietor buy the like Quantity of Salt without paying
- Ditto, S. 18. Or if any Salt is loft at Sea by stormy Weather, or by being thrown overboard for the Ship's Preservation, the Owner thereof shall upon Proof by the Oaths of two (whereof the Master or Mate of the Vessel to be one) receive a Certificate as above, and be allowed to buy the like Quantity of Salt without Duty.
- 5 Gm. I. C. If any Master of a Ship who shall import into Great-Britain any Salt taken in for the Provisions of the Ship, or for curing of Fish, shall not enter and pay, or secure the Duty for the same, within ten Days after coming into any Port, and before the same be landed, the Salt so imported shall be forfeited, and the Master or Owner shall likewise forfeit double the Value.
- Ditto, S. 20. Every Master of any Vessel, who shall transport any foreign Salt from Scotland, or any of the Islands thereto belonging to England, or from one Port to another in Great Britain, shall before landing or delivering such Salt deliver to the Officers for collecting the Duties on Salt a Particular of the Quantity, signed by the Officers of Salt and Customs for the Port whence the Vessel came, and the Master, his Mate, or Boatswain, shall make Oath before the Commissioners for the Salt Duties, or their Officers, that to his Knowledge there hath not been taken into

the Veffel any Salt fince he came from such Port: And if such Veffel be to doliver Part of her Salt at one Port, and Part at another, the Officers of the Salt Duties, and of the Customs, where such Salt shall be delivered, shall certify on the Back of the Cocket or Transfre, or else by Certificate, what Quantity of the Salt hath been delivered, on Penalty of double the Value of the Salt otherwise delivered, and 101. per Bushel.

pay=

yond

kets,

thout

anv

ficers

ock-

oard

efore

gon

pref-

ed at

ited.

land,

Man,

Pain

alfo

carry

rein,

two

and

Salt fold.

wife,

(hall

rt in

Ship

uties

fore

ther

fion

ntry

paid

ber of re-

the

ing

ard

of

: 48

in

or nd ter

era fier,

to

It shall be lawful for the Salt Officers at any unlading Port to go on board such Dieo, S. 21. Veffel, before the Delivery, and demand a Sight of the Cocket, and to weigh the Salt upon the unlading; and if the Salt be found to be more in Weight than what is contained in the Cocket, the Surplusage shall be forfeited, and if the Master refuses to shew the Cocket, the Officer may seize the Salt, and detain it till the Cocket be produced; and if it be not produced in four Days, the Salt shall be forseited.

The Officers of the Customs, or of the Duties on Salt, may go on board any Vessel, sell to search if there be any Salt on board, and may seize the same, if it be found on board any other Vessel than that in which such Salt was imported, unless it had been duly entered, or the Duties paid, or secured; and all such Salt shall be forseited, or the Value thereof to be recovered of the Master or Owner of such Vessel, who shall likewise be liable to all other Penalties, as if the same had been landed, without Entry or Payment of the Duties; and every Person who shall hinder any Officer in going on board any Vessel and searching, shall forseit 40%.

If any foreign Salt be put on Shore before Entry or the Duty paid, or without Ditto, S. 24. a Warrant, the Person landing the same, or conveying it from the Shore, or affishing therein, shall, over and above the Penalties already given, forseit 100%.

On reshipping any Salt, British or Foreign, from any Boat into any Ship, and Ditto, S. 25, before any Dispatches for the Salt so reshipped be granted, the Master, &c. that comes along with the Salt to be shipped on board another Vessel, shall make Oath before the Salt Officer, that all the Salt he took in is truly reshipped, and that there was no Salt added to it, or taken from it, to the best of his Knowledge, on Penalty of forseiting double the Value of the Salt, that shall be otherwise reshipped, and also 10s. per Bushel.

The throwing of Silk is not a Manufacture within the Intention of the Act of a Will. and Navigation, 12 Car. II. Cap. 18. and no thrown Silk of the Growth or Production M.r. Stat. I. of Turkey, Perfia, East. India, or China, or of any other Country or Place (except only such thrown Silk as shall be of the Growth, or Production of Italy, Sicily, or of the Kingdom of Naples, and which shall be imported in such Ships, and navigated in such Manner as in the Act is directed, and brought from some of the Ports of those Countries, whereof the same is of the Growth or Production, and which shall come directly by Sea, and not otherwise) shall be imported into

England, &c. upon the Forfeiture of all thrown Silk imported contrary to this Act.

The Treasurer, Comptroller, Surveyor, Clerk of the Acts, and Commissioners i Go. I. C. of the Navy, or one of them, on Oath of one Witness, that his Majethy's Stores, 25. 8. 5.

C. are conveyed into any Ship, being at Anchor, and not ready to fail that Tide, within any of the Roads, Harbours, &c. in his Majethy's Dominions, may authorise any Persons by their Warrant, (in which the Quantity and Quality of such Goods shall be specified) in the Day-time to go on board such Ship, &c. and in Case of Resistance to break open the Hatches, &c. and search for such Goods, &c. and seize the same for his Majesty's Use, unless the said Officers and Commissioners shall find, upon hearing of the Matter, that they were unjustly seized, and thereupon restore them to the Party.

In Case the Master of any Ship shall bring into this Realm from Ireland, the 12 Acn. Cap. Isle of Man, Jersey, Guernsey, or Scilly, or any of the foreign Plantations, any 23. St. 2. S. Rogue, Vagabond, or Beggar, or any Person likely to live by begging, being a Native of any the said Islands or Plantations, and the Person so brought over shall be apprehended wandering and begging, or otherwise misordering himself as aforesaid, such Master, &c. shall forfeit 5l. for every Rogue, &c. over and above such Money as shall be necessary to defray the Charges that any Constable shall be put to, by Means of apprehending and re-conveying the Person; and the Constable or other Officer of any Parish where any Person so brought over shall be found wandering and begging, or misordering himself, may cause him to be

apprehended. and openly whipped, and after put on board any Ship, to be set on Shore in the Place from whence he was brought, paying for the Passage back of such Person such Rate as the Justices at their Quarter-Sessions shall appoint; and in Case such Constable, &c. shall upon Oath make appear before any Justice of Peace what Expence he hath been put to upon such Occasion, it shall be lawful for such Justice by Order to direct the Payment of the Money so expended, as also of the Penalty of 5l. and in Case such Master, &c. of the Ship shall neglect to pay the Monies upon Demand, it shall be lawful for such Justice by Warrant to levy the same by Distress, and Sale of the Ship, or any Goods within the same, while remaining within the Justisdiction of such Justice; and if the Master or the Ship shall be gone out of the Jurisdiction, &c. the said Order of the Justice may be removed by Certiorari into the Queen's Bench, and being filed, the Justice may be removed by Certiorari into the Queen's Bench, and detaining the same, watil the Monies mentioned in such Order, together with the Charges as such Process be satisfied, or otherwise to award Process for levying the Mones by copius, fieri facias, or elegit, against the Master or Owners of the Ship, as the Court shall think proper.

Ditto, S. 25. Provided that in Cale such Master or Owners shall in the said Court shew any probable Ground of Grievance by the said Order, they may be admitted to traverse the same, giving Security in the Penalty of 50s. to answer the Costs of such Traverse, in Case it be determined against them.

Ditto, 8. 16. All Masters of Ships bound for Ireland, the Isles of Man, Jersey, Guernsey, or Scilly, shall upon Warrant to them directed of a Justice of Peace of the County, &c. where such Ship shall lie, take on board such Vagrants as shall be named in the Warrant, and convey them to such Place in Ireland, the Isle of Man, Jersey, Guernsey, or Scilly, as such Ship shall be bound to, or arrive at; and for the Charges thereof, the Constable, or the Person who serves him with the Warrant shall pay him such Rate as the Quarter-Sessions shall appoint, and such Master shall on the Back of the Warrant sign a Receipt for the Money, and also for the Vagrants; which Warrant shall be produced to the Justice who signed the same, and upon his Allowance thereof under his Hand, the Money shall be repaid by the County; and every Master of such Ship, neglecting to receive or transport such Vagrants, or to endorse such Receipt, shall forfeit 5s. to be levied by Distress, or Sale of the Ship, or any Goods within the same, by Warrant of any Justice of Peace for the same County, &c.

S of S fi

to of

Ki

A:

E: Ba

Confirmed by 13 Geo. II. p. 478, and 479.

Mafters of Ships knowingly importing foreign cut Whale-Fins, or Whale
1. 8.6. Bone, shall forfeit 501. &c.

No Person shall export out of England, Wales, or Berwick, or from the Isles of C. 32. S. 2. Tersey, or Guernsey, with Sark and Alderney, (being under the Government of Guernsey) or out of Ireland, into any Parts out of the Dominions aforesaid, any Sheep, or Wool, of the Breed or Growth of England, or Ireland, or Dominion aforesaid, or any Woolfels, Mortlings, or Shorlings, or any Yarn of Wool, or any Wool-stocks, Fuller's Earth, or Fulling Clay; nor shall pack or load upon any Horse, Cart or Carriage, or lay on board any Ship or Vessel any such Sheep, Wool, &c. to the Intent to export the same.

No Wool, Woolfels, Mortlings, Shorlings, Yarn of Wool, Woolflocks, Fullers Earth, or Fulling Clay, shall be exported out of England, Wales, or Ireland, unto the Isles of Jersey, or Guernsey, Sark, or Alderney, except as in this Act shall be appointed.

Disto, S. 4. All Offences aforefaid shall be subject to the Penalties following, viz. the Sheep, Wools, &c. shall be forfeited, and every Offender shall forfeit 20s. for every Sheep, and 3s. for every Pound of Wool, Woolfels, Mortlings, Shorlings, Yarn of Wool, Wool-Flocks, Fullers-Earth, or Fulling-Clay; and the Owners of the Vessel knowing such Offence shall forfeit all their Interest in the Ships, and the Master and Mariners knowing such Offence, and willingly affisting thereunto, shall forfeit all their Goods, and have Imprisonment three Months.

Ditto, \$ 5. If any Person shall transport any Sheep, Wool, &c. contrary to this Act, and be thereof convicted, he shall be disabled to require any Debt or Account of any Factor or others, for any Debt or Estate, belonging to such Offender, provided

Every Offence contrary to this Act may be inquired of, heard and determined, Diato f. 6. in the Country, where such Sheep, Wool, &c. shall be packed or laid on board, or in the County where such Offenders shall be apprehended for such Offence.

No Person shall be impeached for any Offence aforesaid, unless such Person be Ditto s.

profecuted, within one Year next enfuing fuch Offence.

e fet nack

flice

law-

ded,

ne-

e by

ithin the

er of

filed,

ning

arges Mo-

ip, as

v any

trafts of ey, or unty, ed in ersey, r the

irrant

laster

or the fame,

id by nlport Dil-

f any

haleles of

nt of any

nion upon eep,

cks,

for

ngs,

ners

and un-

and

any ded

that

It shall be lawful for any Person to seize to his own Use, and to the Use of the phin s. King, all fuch Sheep, Wool, &c. as he shall discover to be laid on board, in any Ship or Boat, or to be laid on Shore near the Sea or any navigable River, to the Intent to be exported; and fuch Person as shall seize any such Sheep, Wool, &c. shall have the Moiety thereof.

Such Person as shall make any such Seizure, shall not be admitted to give Ditto f 9.

Evidence upon his Oath, against any Person indicted by Virtue of this Act.

Every Ship or Boat, whereof any Alien born, or any natural born Subjects, not Ditto i. 10. inhabiting within the Realm, shall be Owner or Part-Owner, and wherein any Sheep, Woo! &c. shall be shipped contrary to this Act, shall he forfeited to the King.

This Act shall not extend to any Lamb-Skin ready dressed fit for Linings. This Act shall not extend to the Transporting of any such Woolfels, or Pelts Dino 6. 12. with Wool upon them, or to any Beds stuffed with Flocks, which shall be employed in any Ship for necessary Use, about the Ordne tree or other Thing, or

Parts; nor to the Exporting of any Wether Sheep, or of the Wool growing upon any fuch, for the Food of the Company or Parts; nor to the Exporting of any Wether Sheep, or of the Wool growing upon any fuch, for the Food of the Company or Parts; nor the Food of the Company or Parts; and Wool growing upon any fuch, for the Food of the Company or Parts; and the Ifle of Ditto for the Itles of Jerfey and Guernfey, for the Ifle of the Inhabitants of those lifes, so as such Persons as shall ship such Wool do, before the Shipping, deliver unto the Customer, Comptroller, Surveyor or Searcher, of the Port of Sauthentier, a Writing under the Seal of the Grange of the fame Isles which Southampton, a Writing under the Seal of the German of the same Isles, which shall express that the Party is authorized to export so much Wool, expressing the Number of the Tods to the same Isles, to be used in one of the same Isles, or in some of the Members of the same, and that such Party hath entered into Bond to his Majetty's Use, for the Lading the Wool in that Isle. And the Quantity of Wool to be exported into the said Isles in one Year, to begin from the 1st of January, may not exceed the Quantity here-under specified, viz. to Jersey two thousand Tods of unkembed Wool, and to Guernsey one thousand Tods of unkembed Wool, and to Alderney two hundred Tods, and to Sark one hundred Tods, every

Tod not exceeding thirty-two Pounds.

Confirmed by 1 3 Car. II. Cap. 14. And granted that one thousand Tods for Guernfey, two thousand for Jersey, two bundred for Alderney, and one hundred for Satk, may be exported more than by this Act, by that of I Will. and Mary,

S. 1. c. 32. S. 14.

No Wool still be shipped from Ireland, but from Dublin, Waterford, Yougball, 1 Will. and
Mar. St. c.

Kingsale, Cork, and Drogheda.

Mar. St. c.

If any Owner of any Ship, or any Master or Mariner, knowing of the Exportation of any Sheeps-Wool, Woolfels, Mortlings, Shorlings, Yarn of Wool, Wool-Ditto st. St. Flocks, Fullers-Earth, Fulling-Clay, or Tobacco-pipe Clay, contrary to the Acts, shall within three Months after the Knowledge thereof, or after his Return into England, Ireland, Berwick, or Wales, give the first Information before any of the Barons of the Exchequer in England or Ireland, or before the Head-Officer of any Port where he shall first arrive, upon Oath, of the Number and Quantity of such Sheeps-Wool, Woolfels, &c. so exported, and by whom, where, and in what Ship, and shall be ready, upon Warning by Process, to justify the same; such Owners, Master, or Mariners, shall not be liable to any of the Penalties.

Continued indefinitely by 7 Will. III. Cap. 28. which is continued indefinitely, by

9 Will. III. Cap. 40. The Act I Will. and Mar. Cap. 32. shall continue.

7 and 8 Will.

It shall be lawful for any Person from the Places in the said Act limited, to Ill. c. 28. and 8 Will. import into England from Ireland, any Quantities of Wool, to the Ports hereafter mentioned, viz. Whitehaven, Liverpool, Chefter, Briftol, Bridgwater, Minehead, Ditto f. 5. Barnstable, and Biddeford, and to no other.

SHIPS, &c.

- Ditto f. 7. All Certificates given for the landing of Wool from Ireland, or from one Port to another in England, shall be written upon Paper, not Parchment, and the Quantities shall not be obliterated or interlined.
- No Ship shall export any Wool, or any other of the Commodities aforesaid, under Forseit are of the Commodities and Vessel, and treble the Value, with treble Costs; and the Inhabitants of the Hundred, Port or Place exempt, next Ditto f. 8. adjoining to the Sea Coasts, out of, or through which, any Wool, or other of the Commodities aforefaid, shall be so exported, shall forfeit 20% if the Wool be under the Value of 10% but if it be of greater Value, then treble the Value thereof fo exported, as also treble Costs.
- All Persons who shall be affishing in carrying or exporting any of the said Com-Ditto f. 10. modities out of this Realm (being convicted) shall suffer three Years Imprisonment, and the Owner of the Wool, &c. and every Person assisting in carrying or exporting of them, shall answer treble the Value of such Penaltics, which such Inhabitants shall be so charged with, as also treble Costs.
- For preventing the Exportation of Wool, &c. the Commissioners for executing Ditto f. 14. the Office of Lord High Admiral, shall appoint one Ship of the fifth Rate, and two Ships of the fixth Rate, and four armed Sloops, constantly to cruize off the North Foreland to the Use of Wight, with Orders for seizing all Vessels which shall export Wool, &c.
- 10 and 11 Will III. c. 10. 1. 1.
- Continued indefinitely by 9 Will. III. Cap. 40.

 No Perfon shall export from Ireland into any Places, other than the Parts within England or Wales, any Wool, Woolfels, Shorlings, Mortlings, Wool-Flocks, Worsted, Bay, or Woolen Yarn, Cloth, Serge, Bays, Kerseys, Says, Frizes, Druggets, Cloth Serges, Shalloons, or any other Drapery Stuffs or Woollen Manufactures, made up or mixed with Wool, or Wool-Flocks, or shall load upon any Horse of England and the Company of the Horse or Carriage, or lay on board any Ship in any Place of Ireland, any such Wool, &c. to the Intent to export the same, except as aforesaid.

fha

mi W

the

Inf

Co

48

or wi

Ca

Ri

for

Slo

- All Offenders aforesaid shall be subject to the Penalties following, viz. the Ditto f. z. Wool, &c. shall be forfeited, and the Offenders shall forfeit 500% and every Ship or Bottom, wherein any of the said Commodities shall be shipped, or laid on board, shall be forseited; and the Master and Mariners, or any Porters, or other Persons, knowing such Offence and affisting therein, shall forfeit 40%.
- It shall be lawful for any Person to seize and convey to his Majesty's next Warehouse, all such Wool, &c. as he shall discover to be laid on board any Ships; Ditto f. 4. and it shall be lawful for any Person to seize every such Ship, wherein any of the faid Commodities shall be shipped contrary to this Act.
- For every Ship which shall fail from Ireland, in order to export any of the Com-Ditto f. 5. modities aforefaid to this Kingdom, Bond shall be given by two known Inhabitants of or near the Place, to the chief Officers of the Customs belonging to the Port in Ireland, in double the Value of the Goods, before the Ship shall be permitted to lade any of the Commodities aforefaid, with Condition, that if the Ship shall take on board any of the said Goods in Ireland, all the said Goods shall be brought by the same Ship to some Port in England or Wales, and shall there unlade the same, and pay the Duties thereof (the Danger of the Seas excepted) and every Ship which shall lade any of the said Coods, until such Bond be given, shall
- be forfeited as aforefaid. Ditto f. 10. All such Goods, exported from Ireland into this Kingdom or Wales, shall be shipped off at the Ports of Dublin, Waterford, Yougball, Kingsale, Cork, and Drogbeda, and from no other Port; nor shall be imported into any Parts of England or Wales, other than Biddeford, Barnstable, Minebead, Bridgwater, Bristol, Milford-Haven, Chefter, and Liverpoole.
 - See 1 Will. and Mar. St. 1. Cap. 32. Sect. 6. and 7. and 8 Will. III. Cap. 28. SeEt. 5.
- It shall be lawful to import from any of the aforesaid Ports in Ireland, any Wool, Ditto f. 14. &c. into such Ports of this Kingdom as aforesaid, so as Notice be first given to the Commissioners of his Majesty's Customs in this Kingdom, or to the Customer or Collector, in the Ports to which the same is to be brought, of the Quantity, Quality, and Package, with the Marks and Numbers thereof, the Name of the Ship and Master, and the Port to which they are into be imported, and so as Bond

be first entered into, to the Uto of his Majesty, with one or more Sureties, in trebic the Value of the Goods, that the same shall (Dangers of the Seas excepted) be landed accordingly, and so as a Licence be first taken, under the Hands of the Commissioners of the Customs, or from the Customer or Collector, where fuch Bond is given for the Landing thereof, which Licence they are to grant

All Wool, Ships, or Boats, so seized, shall be forfeited, and such Wool shall Ditto f. 17. be lodged in the King's Warehouse, in such Port where it shall be seized, or into which it shall be brought, and, being condemned, shall be exposed publickly to Sale after twenty-one Days Notice being given in Writing at the Customhouse of the Port, and on the Royal-Exchange of London, by Inch of Candle to the best Bidder; and all Ships that shall be condemned as aforesaid,

shall be exposed to Sale in like Manner, &c.

he

id.

th ext

he

be

of

n-

n-

or

ch

ng

nď he

ch

in

182 g-

Cny

he

ip

on

cr

xt 8; 10

No Wool, &c. of the Product or Manufacture of any of the English Plantations Ditto & 19. in America, shall be laden on board any Ship, in any of the English Plantations; as likewise no such Wool, &c. being of the Product or Manufacture of the English Plantations in America, shall be loaden upon any Horse or Carriage, to the Intent to be exported, or conveyed out of the faid Plantations to any other of the faid Plantations, or to any other Place, upon the like Penaltics upon every Offender, as are provided by this Act for the like Offences in Ireland, &c.

Perions who shall be guilty of any Offence, contrary to any Act of Parliament Ditto f. so.

made for preventing the Exportation of Wool, may be profecuted in any of his Majesty's Courts at Westminster, and a Capias shall issue the first Process, specifying the Sum of the Penalty, and fuch Persons shall give good Bail, by natural born Subjects or Denizens, to appear in the Cour, at the Return of such Writ, and shall likewife give Bail by such Persons as aforesaid, in Court, to answer the Penalties in Case they be convict, or to yield their Bodies to Prison.

All Actions and Informations which shall be prosecuted, by Virtue of any Act, 3 Geo. J. v. for preventing the Exportation of Wool, or Woollen Manufactures from Ireland; 21. f. 5. shall be tried in any of the four Courts at Dublin, by a Jury of Freeholders, to be summoned out of any other County, than that wherein the Fact was committed; and the first three who have been affisting in exporting of Wool or Woollen Commodities, who shall inform any Justice of Peace thereof, whereby the Punishment may be inflicted, such Discoverer (not being the Owner or Part-

Owner thereof) shall not suffer any of the Punishment. If any Person shall be in Prison for Want of Bail, for unlawful Exportation 4 Ga. I. c. of Wool or Woolfels, and shall refuse to appear, or plead to a Declaration or 11. s. 6. Information delivered to such Person, or to the Goaler, or Turnkey, by the Space, of one Term, Judgment shall be entered against him by Default; and, in Case Judgment be obtained against any such Person, and he shall not pay the Sum recovered within three Months after entering up of such Judgment, the Court shall, by Order, cause such Offender to be transported in the same Manner as Felons, for feven Years; and, if such Offender shall return into Great Britain or Ireland, before the Expiration of the seven Years, he shall suffer as a Felon without Benefit of Clergy.

The like Provision made for preventing the Exportation of Wool, in 1 Will. 5 Geo. I. c. and Mar. St. 1. Cap. 32. is directed to extend to Woolfels, Mortlings, Shorlings, 11. f. 14. Yarn of Wool, Wool-Flocks, Pullers-Earth, Fulling-Clay, and Tobacco-Pipe Clay, carried Coastwife.

All such Wool, and other the Commodities mentioned in 10 and 11 Will. 3. Ditto f, 21. Cap. 10. which shall be carried or laid on Shore near the Sea, or any navigable River, to the Intent to be exported out of Ireland, contrary to that Act, shall be forfeited, and the Offender shall be liable to the like Penalties, as Persons by

that Act are subject to for exporting of Wool, &c.

The Committioners for executing the Office of Lord High Admiral of Great 5 Gm. II. c. Britain, shall appoint three Ships of the fixth Rate, and eight, or more, armed 21. 6.1. Sloops, constantly to cruize on the Coast of Great Britain and Ireland, with Orders for seizing all Vessels in which any Worsted, Bay or Woollen Yarn, or any Drapery Stuffs, or Woollen Manufactures, made up or mixed with Wool or Wool-Flocks, shall be exported or laden from Ireland into foreign Parts, &c.

Ditto f. 7.

26 Ges. 11.

P. 439

See 10 and 11 Will. III. Cap. 10. Sect. 16.

and for other Purposes therein mentioned.

Ditto f. a. It shall be lawful for the Commander of every such Ship and Sloop, within the Limits of the Station assigned to such Ship or Sloop, to enter and search any Vessel, and, if any of the said prohibited Commodities be found therein, and the Master of such Vessel shall not immediately produce a Cocket or Warrant, licensing the Exportation thereof, to seize such Vessel, and to carry the same with the Crew and Cargo into any Port in Great Britain or Ireland.

Ditto f. 3. Every such Vessel, and all the said prohibited Commodities sound therein, shall be forseited, and the said prohibited Commodities shall be lodged in the King's Warehouse, in such Port into which such Vessel shall be carried, until it be condemned; and, being condemned, shall be exposed to Sale after twenty-one Days Notice. Writing, affixed upon the Customhouse of the Port, by Inch of Candle, to the best Bidder; and every such Vessel shall, after Condemnation, be exposed to Sale in like Manner, &c.

This Act shall not make void any other Penalties inflicted by any former Law upon the Exportation of Wool and Woollen Manufactures.

all Wool, and Woollen or Bay Yarn, Woolfels, Shorlings, Mortlings, Woolflocks, Worsted, Yarn, Cloth, Serge, Bays, Kersies, Says, Frizes, Druggets, Cloth Serges, Shalloons, Stuffs, and other Draperies and Woollen Manufactures, or mixed with Wool, or Wool-Flocks, which shall be exported from Ireland after the 1st of May, 1740, into the Ports of this Kingdom hereafter mentioned, shall be shipped off, and entered at the Ports of Dublin, Waterford, Youghall, Kingsale, Cork, Drogbeds, New Ross, Newry, Wexford, Wicklow, Sligos, Limerick, Galway, and Dundalk, in the said Kingdom of Ireland, and from no other Port or Place; nor shall the same be imported into any Parts of this Kingdom, other than the Ports of Biddejord, Barnstaple, Minebead, Bridgewater, Bristol, Milford-Haven, Chester, and Liverpoole, in the same Manner as if the said Ports of Newry, Wexford, Wicklow, Sligos, Limerick, Galway, and Dundalk, had been particularly named for Exportation of the said Goods, in the Act 10 and 11 Will. III. intitled, An Act to prevent the Exportation of Wool out of the Kingdom of Ireland and England,

See the faid Act, Sect. 10.

By this Act Wool, &c. under the Restriction of the above Act, may be exported from any Port of *Ireland* into any Port of *England*.

After the 25th of December, 1739, no Wool, or any of the said Goods, shall be loaden on board any Ship or Boat in Ireland, or imported from thence into this Kingdom, but in such Vessels or Boats as shall be of the Built of Great Britain or Ireland, and wholly owned and manned by the Subjects of this Kingdom or Ireland, and duly registered in the Manner hereaster mentioned, under the Penalty of the Forsciture of the said Goods, or the Value thereof, and of the Vessel or Boat in which the same shall be laden, together with all her Ammunition and Europituse.

After the 25th of December, 1739, no Ship or Vessel shall pass as a Ship of the Built of Great Britain or Ireland, so as to be qualified to take on board in any of the Ports of Ireland, appointed for that Purpose, any Wool, or other the Species before-mentioned, in order to import the same into the Ports of Great Britain, in this Act appointed for that Purpose, until the Persons claiming Property in the said Ship shall register the same as followeth, viz. Proof shall be made upon the Oath (or Affirmation, in Case the Person be a Quaker) of one or more of the Owners, before the Collector and Comptroller of the Customs, in such Port of Great Britain or Ireland respectively, to which such Vessel shall belong; which Oath or Affirmation the said Officers are authorized to administer in the Tenor following:

I A. B. do make Oath (or being a Quaker, do folemnty affirm) that the Ship

of whereof

is at present Master

Tons, was built at in the Year and that

of and of are at

present Owners thereof; and that no Foreigner, directly or indirectly, hath any Share,

Part, or Interest therein.

A Certificate

M to or the Ex

or cal with

Go

bo

OF

Q

lik

fig

ĊO

C

th

88

di b

G

A Certificate of which Oath or Affirmation, attefted by the Collector or Comptroller of the Customs, who administered the same, under their Hands and Seals, shall, after having been registered by them, be delivered to the Master of the Ship for the Security of her Navigation, a Duplicate of which Register shall be transmitted to the Commissioners of the Customs in the Port of London, to be

Institute to the Calmannian of the Calcular to the Port of London, to be entered in the general Register, to be there kept by them for this Purpose.

No Ship's Name registered shall be afterwards changed, without registering such p. 449. Ship again (which is sikewise to be done upon any Transfer of Property to another Port) and delivering up the former Certificate to be cancelled, under the same Penalties, and in the like Method as is before directed: And in Case of any Alteration of Property, in the same Port, by the Sale of one or more Shares in any Ship, after registering thereof, such Sale shall always be acknowledged by Endorsement on the Certificate of the Register before two Witnesses, to prove that the entire Property of such Ship remains to some of the Subjects of Great Britain or Ireland, if any Dispute arises concerning the same.

After the said 25th of December, 1739, no Coverlids, Waddings, or other

Manufactures, or pretended Manufactures, made of Wool, flightly stitched or put together, so as the same may be reduced to, and made Use of as Wool again, or Mattreffes, or Beds stuffed with combed Wool, or Wool fit for combing, shall be exported from Great Britain or Ireland, to Parts beyond the Seas, u. der the like Penalties, which are by Law inflicted on Persons concerned in the

ffel ,

fter

the rew

ein, the il it ity-

nch ion,

Jaw olets,

res,

the be

ale, vay,

the

ord,

An

nd,

ted

alf nto

or e-lel nd

of yes, eeef

Exportation of Wool.
No Wool, Woolfels, Mortlings, Shorlings, Wool-Flocks, Worfted, Bay, or p 444. Woollen Yarn, shall be packed up in Great Britain or Ireland, in any Box, Chest, or other Package, but in Packs, or Truffes of Leather or Canvas, commonly called Packcloth; and all fuch Packs or Truffes shall be marked on the Outline with the respective Words WOOL, or YARN, in large Letters, not less than three Inches in Length, under the Forfeiture of all fuch Wool, or other the Goods aforefaid, with the Package, and 3s. for every Pound Weight thereof, to

be paid by the Owner or Packer.
No Wool, Woolfels, &c. Crewel, or Wool flightly manufactured as aforefaid, shall, after the said 25th of December, 1739, be put on board any Ship or Boat, bound to Parts beyond the Seas, or shall be laden in order to be carried coastwife, or from one Port of Great Britain or Ireland to another, unless Notice be first given to the Commissioners of the Customs, or the Collector and Comptroller of the Port; from which the same is intended to be exported, of the Quantity, Quality, and Package, together with the Marks and Numbers thereof, with the Name of the Ship and Master, on which the said Goods are to be laden, as likewise the Names of the Owners of the said Goods, and the Places of their Abode, and the Port into which the same are intended to be imported, and to whom configned; and, unless Bond be first entered into, to the Use of his Majesty, with one or more fufficient Securities, in treble the Value of the Goods intended to be carried toastwise, that the same shall (the Danger of the Seas excepted) be landed accordingly, Notice whereof shall be forthwith transmitted by the Collected and Comptroller of the Port, from when . the fame shall be exported, to the Collectand Comptroller of the Port, to which the same is intended to be imported, and Entry made in the Manner required by this or any other Act; and, unless a Licence be also first taken under the Hands of the Commissioners of the Customs, or any p. 444. three of them, or from the Collector and Comptroller where such Bond is given, as aforefaid, which Licence they are to grant without any Charge to the Person demanding the same; and all such Bonds, so entered into as aforesaid, shall not be discharged, but by producing a Certificate under the Hand and Seal of the Collector and Comptroller of the Port in Great Britain or Ireland, where such Goods were landed, fetting forth the Quantity, Quality, and Package, together with the Marks and Numbers thereof, with the Name of the Ship and Master out of which fuch Goods were landed; and all fuch Bonds as shall remain undifcharged after fix Months, shall be transmitted to the Commissioners of the Customs in Great Britain, or the Commissioners of the Revenue in Ireland, who are to put them in Suit immediately: And if any Wool, Woolfels, &c. Crewels, or Wool flightly manufactured, shall be laden on board any Vessel or Boat to be carried coastwife, or from one Port to another, before such Bond entered into, and

Licence taken out, as aforesaid, and before all the Directions of this and every other Act, made to prevent the Transportation of any of the Goods aforesaid, shall be fully complied with, so far as the same relate to the Exporter or Proprietor of such Goods; or if any of the said Goods shall be laden on board any Veffel or Boat, bound to Parts beyond the Seas, then all such Goods, or the Value, shall be forseited, together with the Vessel or Boat, and all her Ammunition and Furniture.

Nothing herein contained shall extend to alter or lessen any other Security now required by Law for Goods carried coastwise, or to repeal any Law now in Force, made to prevent the Exportation of Wool, or any the Commodities aforesaid.

After the 25th of December, 1739, if the Mafter of any Veffel employed in the clandeftine Exporting from Great Britain or Ireland to Parts beyond the Seas, any Wool or other Goods before mentioned, or in the clandeftine importing from Ireland, any Woollen Cloth, Serges, Bays, or any other Drapery Stuffs or Woollen Manufactures, made and manufactured in Ireland; or if the Mate, or any of the Mariners shall give an Account in six Months after Shipping or Exporting any of the Goods before-mentioned, to the Commissioners of the Customs in England or Scotland, or the Commissioners of the Revenue in Ireland, respectively, of the Name of the Ship, and the Species, and Quantities of such Goods, so clandestinely exported or shipped for Exportation, together with the Names of the Owners, or Persons who act in their Aid and Assistance, so as they may be profecuted and convicted for such Offence; such Master, Mate, or Mariner, shall not only be indemnified for so doing, but shall be acquitted and discharged from any Penalties they are by Law subject to for such Offence, and shall also receive three-fourth Parts of the Forseitures, clear of Charges, &c.

If any Officer, or other Person that shall act in Aid of any Officer, in putting this Act in Execution, shall be obstructed, wounded, or beaten, in seizing any Wool, &c. either in the Day or Night Time, by Land or Water, the Persons who shall so obstruct, &c. or any Person who, being armed with offensive Weapons, or wearing any Mask or other Disguise, shall rescue, or attempt to rescue, any of the Goods aforesaid, which shall be seized by any Officer, and shall be convicted of any of the said Offences, shall be transported to some of the Plantations in America, for such Term as the Court, before whom such Offenders shall be convicted, shall think sit, not exceeding seven Years, in the same Manner as by the Act 4 Geo. I. For the further preventing Robbery, Burglary, and other Felonies, &c. and by another Act 1 Geo. I. for the preventing Robbery and other Felonies, and for the more effectual Transportation of Felons, the Offenders therein mentioned are to be transported to the said Plantations; and, if any such Offenders shall return to Great Britain or Ireland, before the Expiration of the Time for which they shall be transported, they shall suffer as Felons, without the Benesit of Clergy.

No Coffee shall be put on board any Ship in any of his Majesty's Plantations in America, until the Planter or his known Agent shall make Oath, or Affirmation, before two Justices of Peace, that the same is of the Growth of such Planter's Plantation, which Oath, &c. shall be produced to the Collector, Comptroller, and Naval Officer, by the Person who shall enter such Coffee; and such Persons shall likewise make Oath, or Affirmation, before the said Officers, that the Coffee then to be shipped is the same that is mentioned in such Oath, &c. of the Planter; and the Collector, and Comptroller, and Naval Officer, are required to deliver a

Attificate of fuch Affidavit to the Commander of fuch Ship, on board which the faid Coffee is to be shipped, and the Master of such Ship shall, before clearing his Ship, also make Oath, that he has received such Coffee on board, and that he has no other Coffee on board than such, for which Proofs shall be made as aforesaid, and that he will not take any more Coffee on board before his Arrival in Great Britain, and making a Report of his Lading there; for which Affidavit and Certificate, the Collector, and Comptroller, or Naval Officer, shall receive est and all Certificates of such Affidavit shall, by the Commander of such Ship, be produced to the Collector and Comptroller of the Customs, at the Port where such Ship shall unlade, and the Master shall deliver to such Collector and Comptroller, a Certificate of the Collector and Comptroller of the Customs, and Naval Officer of the Place, where such Coffee shall have been shipped, or any two of them, testisting

P. 448.

p. 450.

5 Geo. II. c.

2

testi
shal
of e
Coff
his
boar
Coff
be so
hour
Affic
or a
Mar
N
any
exce

Coffice If there Montion, conviction, Sefficient Factorial Conviction of the Convict

gar of of the in all permisships feribe Aff Great jefty's Refid elfew Color

provi Command of Maft Command Maft tolad fuch more 100 Cond Suga

faid Cinten clare in fue dying Beau

testifying the particular Quantities of such Cossee, and of which such Proofs shall be made, specifying the Package, with the Marks, Numbers, and Weights of each Package; and the Master shall likewise make Oath, or affirm, that the Cossee in the Certificate was taken on board as in the Certificate, and that after his Departure he did not take on board any Cossee, and that all the Cossee on board his Ship is mentioned in the said Cerisscate; and upon Entry of such Cossee at the Custom-house, and paying or securing the Duties, a Mark shall be set on every Parcel; and thereupon such Cossee shall be lodged in a Ware-house, and the Importer shall deliver to the Cossee shall be lodged in a Ware-house, and the Growth of the Cossee, together with the Oath, and the Oath, or a Copy thereof, made by the Planter; as also the Certificate of the Package, Marks, and Numbers of the Cossee.

No Commander of any Ship shall take in at America or at Sea, or shall land in Ditto s. 4. any of the said Plantations, any Coffee of the Growth of any foreign Country, except such as shall be exported from Great-Britain, on Pain of forfeiting such

Coffee and 2001. and likewise twelve Months Imprisonment.

If any Person shall falsely make Oath or Affirmation, by this Act directed; and Dato s. 5. thereof be convicted, &r. such Person shall forfeit 2001. and be imprisoned twelve Months; and if any Person shall forge a Certificate of the said Oath or Affirmation, or shall publish such Certificate, knowing the same to be forged; and be convicted in any of his Majesty's Courts, such Person shall forfeit 2001.

This Act shall continue to the 25th of March, 1739, and to the End of next Ditto 6.6. Session of Parliament.

Farther continued for seven Years, and to the End of next Session of Parliament by 11 Geo. II. Cap. 18. farther continued for seven Years, and to the End of the next Session of Parliament by 19 Geo. II. P. 412. farther continued by 25 Geo. II. to 25 March, 1758; and farther by 32 Geo. II. till 24 June, 1766, and to the End of the then next Session of Parliament.

Enacted, that the Acts 12, 15, and 25 Car. II. so far as the same extend to Su-12 Gm. II. gar of the Growth and Produce of his Majesty's Plantations in America, being one P.551, 552, of the Commodities enumerated in the said Acts, shall be ratified and confirmed in all Respects whatsoever, except only as to such Sugars as by this Act shall be permitted to be exported from the said Sugar Colonies, by such Persons, in such Ships, to such foreign Countries, and under such Regulations as are herein de-

scribed and appointed for that Purpose.

d

W

e,

S,

m

en

he

ıg

in

1-

ot

ny

VE

ig iy io

of ed a-

es,

re

n

y

After 29 September, 1739, any of his Majesty's Subjects, in any Vessel built in Great-Britain, and navigated according to Law, and belonging to any of his Majefty's Subjects, of which the major Part shall be residing in Great-Britain, and the Residue residing either in Great-Britain or some of the said Sugar Colonies, and not elsewhere, that shall clear outwards in any Port of Great-Britain for any of the said Colonies, may load in the faid Colonies any Sugars of the Growth and Manufacture of the faid Colonies, and may carry the fame to any foreign Part of Europe, provided a Licence be first taken out for that Purpose, under the Hands of the Commissioners of the Customs at Londor or Edinburgh, subject to the Regulations, and on the Conditions hereafter mentioned, viz. that Notice be first given by the Master in Writing, or one of the Owners of such Vessel, to the Collector and Compts ller of the Port where such Vessel happens to be, of the Intention of such Owner, that fuch Ship shall proceed to some of the said Sugar Colonies to lade Sugars to be carried to some other Part of Europe than Great-Britain; and that such Master or Owner shall enter into Bond, to the Use of his Majesty, with one or P. 554more sufficient Securities, in the Sum of 1000% if the Ship be of less Burthen than 100 Tons; and in the Sum of 2000/. if she be of that, or greater Burthen, with Condition, that in Case a Licence be granted to carry Sugars from the said Sugar Colonies to foreign Parts, fuch Ship shall proceed from Great-Britain to the faid Colonies, and shall deliver the Licence to the Naval Officer there, in Case he intends to make Use of the Liberty granted by such Licence, which he shall declare in writing to the Naval Officer before he takes any Goods on board; and that in such Case no Tobacco, Melasses, Ginger, Cotton-Wool, Indigo, Fusick, or other dying Wood, Tar, Pitch, Turpentine, Hemp, Maste, Yards, Bowspirits, Copper Ore, Beaver Skins, or other Furs, of the Growth and Manufacture of any British PlanP. \$55.

tation in America, shall be taken on board such Ship, unless for the necessary Provisions in her Voyage; and that such Ship before the proceeds to any foreign Port shall touch at some Port in Great-Britain, and that the Master or Commander shall deliver to the Collector and Comptroller of such Port a new Manifest, attested upon Oath (or if a Quaker by Affirmation) of the Lading, mentioning the Marks, Numbers, Package and Contents of all the Goods on board; and shall also bring back the faid Licence, with a Certificate endorfed or affixed thereto, containing an Account of the Marks, Numbers, Package, Contents, and Sorts of Sugars on board such Ship, in the Manner hereaster directed; and that when such Ship hath discharged her Lading (the Danger of the Seas and Enemies excepted) she shall return to Great-Britain within eight Months after she has delivered her Lading in any foreign Part, and before the returns to any of the Plantations in America; and that in Case such Vessel should take on board any Merchandizes before her Return to Great-Britain, all fuch Merchandizes that shall remain on board the faid Ship on her Arrival in Great-Britain shall be entered and landed, in like Manner as other Ships importing Goods into this Kingdom are obliged to do by the Laws of the Customs, or otherwise such Bond shall be forfeited.

Upon fuch Bond being entered into, and the other Requisites being duly complied with, a Licence shall be granted accordingly, giving Liberty, for that Voyage only, to carry Sugars of the Growth of the said Sugar Colonies to any foreign Part, in the Manner and according to the Intention of this Act; but no Ship shall have Licence to carry Sugars to foreign Parts, unless it first appear by Oath (or Affirmation) of the Master, that the Property thereof is in his Majesty's Subjects, of which the major Part are residing in Great-Britain, and the Residue either in Great-Britain or in some of the said Sugar Colonies, and not elsewhere; such

Oath or Affirmation to be in the Form hereafter mentioned, viz.

A. B. maketh Oath (or folemnly declares and affirms) that the (Ship or Vessel) called the (Name) subereof he (this Deponent or Assimant) is Master, and hath the Charge and Command for this present Voyage to (Place bound to) being (describe the built) (Ship or Vessel) of the Burthen of (Number) Tons, was built at (Place) in the Year (time when) and that the said (Ship or Vessel) is wholly owned by the (Person or Persons) whose (Name or Names) and usual (Place or Places) of Abode (is or are) undermentioned and described by this Deponent or Assirmant; that such (Owner or Owners) (is or are) his Majessy's British (Subject or Subjects) and that no Foreigner, directly or indirectly, bath any Share, Part or Interest in the said (Ship or Vessel) to the best of this (Deponent's or Assirmant's or Assirmant's) Knowledge or Belief; and that he, this (Deponent or Assirmant) and three-fourths of the Mariner navigating the said (Ship or Vessel) are his Majessy's British Subjects.

If any Vessel licensed by Virtue of this Act shall take on board in any of the Sugar Islands, or in her Voyage from thence, any Sugars or other Goods, being the Property of any other Person, than some of his Majesty's Subjects, and such as shall be laden on their proper Risk and Account to be carried to foreign Parts,

the same shall be forseited.

Before any Sugar be put on board any Vessel at the said Colonies, so be carried to any foreign Port in Europe, the Master shall deliver to the Collector of the Port where such Ship is to take in her Lading, the said Licence, signed by the Commissioners of the Customs, and a Certificate of such Bond having been given in Great-Britain as aforesaid, and shall declare in writing to the Collector, whether he intends to load any Sugar pursuant to such Licence, which shall be done before any Goods are laden on board such Vessel, otherwise such Licence shall be of no Force; but if it be declared that Sugars are intended to be laden, and carried to foreign Parts, then, in order to ascertain the Quantity, &c. of the Sugars to be exported from the said Colonies, and to prevent the Exportation of any Goods before enumerated, the Person intending to export Sugars, or other Goods not enumerated, in such Vessel, shall, before the same are put on board, make an Entry of such Sugars, or other Goods, with the Comptroller of the Customs and the naval Officer, expressing the Name of the Ship and Master, and where she lies; and also the Keys and Wharfs where they are to be laden, or first Water-

p. 556.

P. 557.

borne ;

th

an Su W

and thi

ang afc rie

tio

be be

in d

Sug

Sug

Cor

oth

Fee

con the faile

dire

Con

whi

Qui

are

titie

Col

for

Vir

Por

the

lane

and

con

to a

tific

ıll

8,

ng on th

ıg

er er

ne

PF

gn all

or

8,

in

h

i) r, at ed of at ip

borne, in order to be laden; which shall be such only where an Officer is or shall be appointed to attend the Shipping thereof, or at such Places as shall be mentioned in a Warrant to be taken out from the Comptroller for that Purpose; and shall thereupon take out a Warrant, whereon shall be endorsed by the Exporter the Marks, Numbers, Contents, Sorts, or proper Denomination of such Sugars, and shall deliver the Warrant so endorsed to the Searcher, and shall lade such Sugars in the Presence of such Officer, or at the Places mentioned in the said Warrant, that the proper Officers may attend the Shipping thereof; and fuch Officers are impowered to examine the fame, before they are put on board; and if, upon examining the faid Sugars, or any Goods shipped or brought to be shipped as such, either before or after the Shipping thereof, the Number of Casks shall appear to be greater than endorsed on such Warrant, or if there be found any other Sugar but such as shall be so endorsed, taken out, and delivered as aforefaid, or any of the Goods before enumerated, which by Law are to be carried from thence only to Great-Britain, or some of his Majesty's other Plantations; or if it be discovered that any enumerated Goods, other than Sugar, have been put on board any Vessel having Liberty to trade by Virtue of this Act, or shall be brought to be shipped on board such Vessel, or shall be put into any Boat, &c. in order to be put on board such Vessel, before such Entry, or taking out, endorsing, p. 558. and delivering of such Warrants, contrary to the Directions of this Act, all such Sugar and other Goods shall be forfeited, and the Vessel or Carriage employed in shipping or attempting to ship any enumerated Goods, other than Sugars, together with the Vessel on which such other Goods shall be laden, and the Owner of such Sugar or other Goods shall forfeit double the Value thereof. And before such Vessel shall depart with the Sugar, the Master shall receive the said Licence from the Comptroller and naval Officer, with a Certificate under their Seals of Office, containing an Account of the Marks, &c. of each Cask of Sugar so shipped; and the other Officers aforesaid are to make two Copies of such Licence and Certificates; for all which Entries, &c. or Copies, no more shall be taken than the accustomed Fees; and the Master, before he receives the said Licence, shall attest the said Copies under his Hand, which are to be left with the Collector, and Comptroller, and naval Officer; and the faid Collector and Comptroller are required, as foon as conveniently they can, to transmit one of the said Copies to the Commissioners of the Customs in Great-Britain, by whom the Licence was granted when the Ship failed from Great-Britain; and the Master shall proceed from the said Colonies directly to Great-Britain, without putting into any other Port, unless forced by p. 559. Strefs of Weather; Proof whereof thall be made on Oath to the Satisfaction of the Commissioners; and on the Return of such Ship to Great-Britain, the Master shall produce the faid Licence to the Commissioners, or to the Collector of the Port at which he shall arrive, with the Endorsement or Certificate annexed as before directed, and shall also deliver a true Manifest, expressing the Marks and Numbers, with the Tale and Sorts of Casks of all his Lading, attested upon Oath (or, if a Quaker, by Affirmation) before the Collector and Comptroller of fuch Port, who are impowered to administer the same; and shall also make an Entry of the Quantities and Sorts of all the Sugars laden on board the faid Ship at any of the faid Colonies, and then remaining on board and bound to foreign Parts (which Entry the faid Collector and Comptroller are to pass, without demanding any Duties for such Sugar; mentioning in their Account, that such Entries were passed by Virtue of this Act) and shall also declare upon Oath or Affirmation to what foreign Ports he is bound with fuch Lading, then fuch Master shall be at Liberty to proceed with all the Goods on board mentioned in the faid Manifest, being none of the Goods before enumerated, to any foreign Port, without being obliged to land, or pay Duty for the same, as aforesaid, taking with him the said Licence, and a Certificate under the Seals of Office from the faid Collector and Comptroller, testifying that the said Ship had touched at such Port, and had in all Respects complied with the Directions of this Act; but if any such Vessel shall proceed p. 560. to any foreign Part without having first touched at some Port in Great-Britain, and having complied with the Directions of this Act, and having the same certified as aforefaid; or if any of the Goods before enumerated, befides Sugars, shall be found on board, or carried by any such Vessel to any foreign Parts, then

p. 561.

the Liberty granted by fuch Licence shall become void, and such Vessel, and also the Master, and all others concerned, shall be liable to the same Penalties

the

Ca

or

tog Bri

tify Nu

tha exc

bei

the

oth

foru

Bor

ther

the ed a

Dep Goo

bein

mad infli

> Effe fron

> to G

Sear Moi H

Lice

pofe

any

and

in th

dom Pro

or i mal

Na fuc

the

N

as they would have been liable to if this Act had not been made.

If the Commissioners of the Customs in Great-Britain, or the Collector and Comptroller of the Port where the Vessel shall to ah, shall, upon Information on Oath, have Cause to suspect that some enumerated Goods, other than Sugars, are on board such Vessel, and shall thereupon judge it necessary to unlade the Goods from such Ship, or any Part thereof; in such Case, the Officers of the Customs, or any Persons employed by them, may enter, and remain on board such Ship, and unlade the same or any Part thereof, as they shall judge necessary, to enable them to examine any Part of such Ship and all the Goods on board, and detain her fo long as shall be necessary for that Purpose, and also may open and examine any Cabins, &c. or any Concealments, or other Places in the Sides of such Ship or any Part thereof, or any Trunk, Cask, &c. to discover whether any more, or other Goods are on board, than such as are mentioned in the Manifest delivered by the Master, and may seize all Goods not mentioned therein, which shall be forfeited; but in Case no Goods be found on board but what are mentioned in the faid Manifest, then the Officers who shall unload or unpack any Goods shall re-load and re-pack the same, and repair such Damage as shall be done by unloading or unpacking thereof, without being liable to any other Costs for Demurrage, or on any other Account whatsoever; but if any other Goods are found on board befides such as are mentioned in the Master's Manifest (except the necessary Provisions of the Ship) then the Master shall be at the Charge of re-loading and repacking all the Goods unladen or opened, and of repairing all other Damages occasioned thereby; and the Officers concerned shall not be at any Expence, or be liable to any Costs whatsoever.

If any Ship shall have on board any Sugar, for which Licence shall have been granted as aforesaid, or any other Goods not enumerated in the Act affere-mentioned, and the Owners, or their Agent, on the Arrival of Each Ship in Great-Britain, shall be desirous to enter and pay the Duty, and land the Goods, or any Part thereof, they shall have Liberty so to do, the Master first making a Report

his whole Lading with the proper Officers of the Customs, it like Manner as

he was required to do before the making of this Act.

If the Master, or Person taking Charge of such Vessel, so which a License has been granted, shall, on his Arrival in any of the said Sugar Colonic, have delivered to the Collector, Comptroller, or Naval Officer, the said License, with a Certificate of Bond being given in Great-Britain, as aforefaid; and before he lades any Goods shall declare in writing, upon Oath, or Astirmation, before any two of them, that the Sugars he intends to load are to be carried to some Place to the Southward of Cape Finisterne; then the sid Master may, in Case he has in all Respects complied with the Directions or this Act, proceed thither directly with fuch Vessel, taking with him such Licence and Oath, or Affirmation, endorsed thereon by the Collector, &c. together with an Account of the Marks, &c. of Sugars laden by Virtue of fuch Licence, likewise endorsed thereon, or contained in a Certificate annexed, in the Manner before directed, and may there land the fame, without first touching at any Port in Great-Britain; but in such Case the Mafter shall within eight Months after landing the faid Sugars, and before such Veffel shall go again to any of the Plantations in America, return to some Port of Great-Britain, and there deliver his faid Licence to the Commissioners of the Customs, or the Collector and Comptroller of such Port, with such Oath or Affirmation endorsed thereon, and Certificate annexed thereto as aforesaid, together with a Certificate from the Conful, or two known British Merchants of good Credit, residing at the Places where such Sugars were landed, testifying the Landing thereof as asoresaid; and the Master shall likewise make Oath or Affirmation before the Collector to the Truth of such Certificate; and that none of the Goods before enumerated, except Sugar, were taken on board at any of the faid Colonies, or landed at the Place mentioned in the Certificate; and shall likewise make an Entry with such Collector of the Quantity and Sorts of all the Sugar: laden on board the faid Ship at any of the faid Colonies, and landed at any Fort to the Southward of Cape Finiflerre, which Entry the Collector or Comp-

p. 562.

, 563.

troller are to pass, without demanding any Duties for the same, mentioning in their Accounts that such Entries were passed, by Virtue of this Act; and in Case the Master shall neglect or refuse to make such Entry on his Return to Great-Britain, he shall forfeit 1001.

ties

and

on

are

ods

ns,

ip,

ble

ıer

ny

or Or

ed

)r-

he

ad

Qr on

¢-

0-

C-

or

n

ıy

rt

d

Upon the Return to Great-Britain of any Ship or Vessel which shall carry Sugars from the Sugar Colonies to any foreign Parts, the Master shall, in either Case before-mentioned, bring back, and deliver to the Commissioners of the Customs, or to the Collector of the Port where such Vessel shall arrive, the said Licence, together with a Certificate, figned and fealed by the Conful, or two known British Merchants of good Credit, at the Port where such Sugar was landed, certifying the Landing thereof, with the Number of Casks landed, and he Mark, Number, and Contents of each Cask, with the Name of the Ship and Master, and that they verily believe that no Tobacco, or other Goods before enumerated, except Sugar, have been there landed out of fuch Veffel; and upon fuch Licence being returned, with the Oath or Affirmation of the Master, and an Account of p. 564the Lading endorfed thereon, or annexed thereto as aforefaid; and the feveral other Things required by this Act being duly complied with, the Bond given before granting fuch Licence shall be discharged and delivered up; otherwise such Bond shall be forfeited, and may be prosecuted in the Manner directed by this Act.

In Case any Ship or Vessel shall, after unloading such Sugars, or any Part thereof, take on board any Goods before her Fleturn to Great-Britain, all such of the faid Goods as remain on board at her Arrival in Gr at-Britain shall be entered and landed on the Return of fuch Veffel to Great-Britain, and before her Departure from thence, and shall be subject to such Regulations as the like Goods imported in any other Ship are subject to by the Laws of the Customs.

This Act not to excuse any Vessel trading to or from the said Sugar Colonies, being registered pursuant to the Act 7 and 8 Will. III. on Proof of the Property made by one or more of the Owners, in the Manner, and under the Penalties inflicted by the faid Act.

No Master or Owner of any Vessel carrying Sugars, as aforesaid, shall advance to P 565. any Mariner during the Time he shall be in Parts beyond the Seas any Money or Effects, upon Account of Wages, exceeding one Moiety of the whole Wages due from the Time of his Departure from Great-Britain till fuch Vessel shall return to Great-Britain, and if any Master or Owner shall advance any Wages to any Seamen above the faid Moiety, fuch Master or Owner shall forfeit double the Money he shall so advance.

If any Person shall grant any false Certificate, or counterfeit, erase, or alter any Licence, Oath, or Certificate, made purfuant to this Act, or shall knowingly publish or make use thereof, such Person shall forfeit 500% to be recovered, and disposed of in the Manner directed by this Act, and such Licence, &c. shall be void.

Nothing in this Act shall be construed to give Liberty to carry Sugars from p. 566. any of the faid Sugar Colonies to Ireland

This Act shall continue in force five Years, from the 2 1 of September, 1739, and from thence to the End of the then next Seffion of 1 rliament.

Further continued till the 24th of June, 1751, and to the End of the the: next Session of Parliament, by 17 Geo. II. p. 753. By 24 Geo. II. until 1 Sept. 1757. By 29 Geo. II. for three Years. And by 31 Geo. II. until 29 Sept. 1761. By an Act passed 7 and 8 Will. III. for preventing Francis, and regulating Abuses in the Plantation Trades and by another Act of 5 Anne, or an Union of the two King-711.

doms of England and Scotland, no Ship or Veffel shall puts as a Ship of the Built and Property of Great-Britain, Ireland, Guernfey, Jerfey, or any of his Majesty's Plantations in America, or a Prize Ship made free, to as to be qualified to trade to, from, or in any of the faid Plantations, till the Persons claiming Property therein shall make Oath, and register the same in Manner therein directed; and if any Ship's p. 712. Name fo registered shall be altered, or any Transfer of Property to another Port, fuch Ship is thereby directed to be registered de Novo, on delivering up the former Certificate to be cancelled; and if the Property be altered in the same Port by the Sale of Shares in any Ship, after registering, such Sale in to be acknowledged, by endorsing on the Register before two Witnesses; notwithstanding which the Certificates of the Register of several Ships have been frequently fold to Foreigners

and delivered to the Purchasers; and the Ships of Foreigners under Colour thereof have been admitted to trade to, and from the Plantations (tho' of foreign Extraction) contrary to Law, to the Prejudice of the Navigation of Great-Britain
and the Plantations; for preventing which, it is enacted, that after the 25th of
December, 1742, no Ship or Vessell required by the said Acts to be registered, and
carry rg Merchandizes to and from any of his Majestry's Plantations in America,
or to and from one Plantation to another, shall be deemed qualified to trade within the Intent of the said Acts, till the Master, or Person having Charge of the
Ship, shall upon Oath or Affirmation before the Governor or Collector of the
Customs, of every the said Plantations where they shall arrive, give a just and true
Account of the Name and Burthen thereof, and of the Place from whence she
came, and of all Particulars, in the following Form, viz.

A. B. maketh Oath (or if a Quaker, folemnly affirms) that the Ship or Vessel, called the whoreof be, this Deponent or Affirmant, is Master, or bath the Charge and Command, during this present Voyage, being of the Burthen of Tons, came last from and that the is, as he verily believes, the same Ship or Vessel described, meant, and intended in, and by the Certificate now produced by him; and that the same does now, as he believes, belong wholly to his Majesty's British Subjects, and that no Foreigner has, directly or indirectly, any Share, Property, or Interest therein, to his Knowledge or Belief.

of by So B of C G ar O an re of A th C

A

n

16

OI

F

ti

O

P. 713. If any Ship or Vessel shall load or unload any Goods, &c. in any of the Plantations in America, before such Proof be made, the same shall be forfeited, and may be prosecuted, recovered, and divided, in like Manner as if she had not been

registered, as directed in the Act 7 and 8 Will. III.

After the 25th of December, 1742, if any Ship or Vessel duly qualified to trade to, from, and in his Majesty's Plantations, shall happen to be in any of the said Plantations, and the Certificate of the Register shall be lost or missiad, the Master, or other Person having Charge of the said Ship or Vessel may make Oath, or Assimation, before the Governor or Collector of the Customs, in the Port where the Ship or Vessel shall happen to be, in the following Form.

A. B. being Master, or baving the Charge of the Ship or Vessel called the does swear (or solemnly affirm) that the said Ship or Vessel has been, as he verily believes, registered according to Law, to qualify her to trade to, from, and in his Majesty's Plantations in America, and that he had a Certificate thereof, granted at the Port of but that the same is lost or missaid, and that he cannot find the same, and does not know where the same is, or what is become thereof, and that the same hath not been, nor shall be, with his Privity or Knowledge sold or disposed of to any Person or Persons when several and that he, this Drooment or Affirment, and three-fourths of the Mariners wavigation the said Ship or Vessel are his Majesty's British Subjects, and the said Ship or Vessel does now, as he believes, belong wholly to his Majesty's British Subjects, and there we Foreigner has, to his Knowledge or Belief, any Share, Property, or Interest therein.

The faid Master, or other Person navigating the said Ship or Vessel, shall give 500l. Security, if the Ship be of one hundred Tons Burthen or under, and so in Proportion for any greater Burthen, to the Collector of the Port where the Ship shall be, in his Majesty's Name and to his Use, with Condition that the Ship was duly registered according to Law, for qualifying the same to trade to, from, or in his Majesty's Plantations in America; and that the Certificate of the said Register, if sound, shall be delivered up to the Commissioners of the Customs, to be cancelled, and no illegal Use has been, or shall be made thereof; that the same has not been, or shall be fraudulently disposed of; that the said Ship or Vessel wholly belongs to British Subjects; and that no Foreigner has any Share, Property, or Interest therein; and on making such Oath, or Affirmation, and giving such Bond, the Governor and Collector of the Customs shall freely give the Master, Sc. of such Ship or Vessel a fresh Certificate, which shall enable him to trade for that Voyage

P- 714-

Voyage only; and the Officers taking the faid Oath and Bond shall transmit an Account thereof to the Commissioners of the Customs.

ain

of

nd

ca,

h-

the

he

ue he

Tel,

nt,

the

in-

as

as,

01

n-

nd

en

de

ud

aſ-

h,

ort

Jel to, of, ne ge or es,

If the Certificate of the Register of any Ship be lost, and the Master, or Person having Charge of the Ship, and one or more of the Owners, shall make Proof to the Satisfaction of the Commissioners of the Customs, in case the Owners; or any of them shall reside in Great Britain or Ireland, Guernsey, or Jersey; or of the Governor, or Collector of the Customs, refiding in any of his Majesty's Plantations in America, if the was registered in such Plantation; and none of the Owners shall P.713 reside in Great Britain or Ireland, Guernsey, or Jersey, upon Oath or Assimation of the Loss of such Certificate, also of the Name, Burthen, Built, Property, and other Particulars required in the Act 7 and 8 Will. III. in the same Manner, and before the same Persons as are required on original Registers, and shall give 500%. Security, if the Ship be of one hundred Tons, and fo in Proportion for any greater Burthen, to the Collector of the Port where the Ship shall belong, and that the original Certificate hath not been, nor shall be fraudulently disposed of, or used contrary to Law; and that if the same be found, it shall be delivered up to the Committioners to be cancelled; in such Case the said Commissioners, and the Governor, and Collector of the Customs, residing at the Plantations respectively, are required to permit fuch Ship or Vessel to be registered de novo, and the proper Officers shall deliver a Certificate thereof to the Owners as directed by the Act 7 and 8 Will. III. and therein mention the Name by which the Ship was formerly registered, and that such a Certtficate of a new Register is granted in pursuance of this Act, instead of a former Certificate, which appears by such Proof, as this Act requires, to be loft; and that fuch new Register and Certificate shall have the same Effect with the Original, and a Duplicate shall be transmitted to the Commissioners.

After the 29th of September, 1742, all Plantation Bonds taken in Great Britain, p. 716pursuant to any former Act of Parliament, whereby the Goods therein enumerated
are to be brought to Great Britain, shall be with Condition, that within eighteen
Months from the Date thereof (the Danger of the Seas excepted) a Certificate
shall be produced from the Collector and Comptroller of the Port where such
Goods shall be delivered, that they have been there landed and discharged; otherwise such Bonds shall be forseited, and the Penalty such for in the Court of Exchequer in England, Scotland, or Ireland, respectively.

This Act shall not extend to Bonds given for Ships which lade Rice at Carolina or Georgia, by Licence from the Commissioners of the Customs, to be carried to some Part of Europe, to the southward of Cape Finisterre, pursuant to an Act passed as Geo. II. or for Ships lading Sugars, in any of his Majesty's Sugar Colonies in America, by Licence from the Commissioners, to be carried directly to any foreign p. 717. Part of Europe, except Ireland, pursuant to an Act passed 12 Geo. II.

By two Clauses in the Act 12 Car. II. it is (among other Things) enacted, that 17 Geo. II. no Goods or Commodities whatfoever, of the Growth, Production, or Manufacture of Africa, Afia, or America, shall be imported into England, Ireland, or Wales, Islands of Guernjey or Jersey, or Town of Berwick upon Tweed, from any other Places or Countries, but only from those of the faid Growth, Production or Manu- P. 720. facture, or from those Ports where the said Goods and Commodities can only be, or usually have been, first shipped for Transportation, under the Penalty of the Forfeiture of all fuch Goods as shall be imported from any other Place or Country, contrary to the true Intent and Meaning thereof; as also of the Ship in which they were imported, with all her Guns, Furniture, Ammunition, Tackle and Apparel*; and there is a Proviso in the said Act, that it shall be lawful for any of the People of England, Ireland, Wales, Hlands of Guernsey or Jersey, or Town of Berwick upon Tweed, in Veffels or Ships to them belonging, and whereof the Master and three-fourths of the Mariners, at least, are English, to load, and bring in from any of the Ports of Spain, or Portugal, or Western Islands, commonly called Azores, or Madeira, or Canary Islands, all Sorts of Commodities of the Growth, Production, or Manufacture of the Plantations or Dominions of either of them respectively; and Disputes have arose on the Construction of the said Proviso, whether Goods of the Growth, Production, or Manufacture of the Plantations

p. 888.

p. 28q.

SHIPS, &c.

of Spain or Portugal, may be imported for Account of Aliens, from the Places, and in the Manner expressed in the said Proviso, and whether such Goods belonging to Aliens, fo imported, are not liable to be forfeited, together with the Ship, which tends to the Prejudice of the British Navigation, as likewise detrimental to the publick Revenue; it is therefore enacted, that it shall be lawful for any Persons to import the Goods mentioned in the said Proviso, and in such Ships so navigated, as is therein expressed, altho' such Goods are the Property of Aliens.

13 Gm. I. c. During fix Months, &c. it shall be lawful to import Cochineal in any Ships belonging to Great Britain, or to any State in Amity, from any Place whatfoever+. 7 Gen. II. c. It shall be lawful to import in any Ship belonging to Great Britain, or any State in Amity, from any Place, Indigo of all Sorts.

The faid Act 13 Geo. I. Cap. 25. and this Act shall continue seven Years from Ditto f. 1.

the 24th of June, 1734, &c.

Continued till June 1, 1747, and from thence to the End of the then next Session of Parliament, by 14 Geo. II. p. 660. and further continued until the 1st of June, 1754, and to the End of the then next Session of Parliament, by 20 Geo. II.

And as several Acts have been made to encourage the Growth of this, and several other Commodities in his Majesty's American Colonies, I think they may properly be introduced in this Place, as Affairs in which Navigation has a confiderable Concern; therefore, before I conclude the Subject of Shipping, I shall let my Readers see what Premiums have been given by Parliament, on the Im-

portation of them here.

It is hereby enacted, that from and after the 25th of March, 1749, all Persons 21 Ges. II. p. who shall import into this Kingdom, directly from any of the British Colonies in America, in Vessels that may legally trade there, and manned as by Law is required, any good and merchantable Indigo, free from any false Mixture, and fit for Dyers Use, being the Product of the Colony from whence the same is imported, shall be intitled to 6d. for every Pound thereof, to be paid out of the Customs upon Demand, by the Collector of the Port where the same shall be imported, and for Want of sufficient Money in his Hands, he shall certify the same to the Commissioners of the Customs, who shall cause the Bounty of the Indigo imported into England to be paid by the Receiver-General of the Customs in England, and of

that imported into Scotland by the Receiver-General there.

Every Person loading Indigo on board any Vessel in any of the British Colonies in America, shall, before the clearing out of such Ship for any Port of Great Britain, produce to the Governor, Lieutenant-Governor, Collector, and Comptroller of the Customs, and Naval Officer, or any two of them, a Certificate, figned and sworn to before some Justice there, by the Planter, his known Agent or Factor, that a Quantity of Indigo (expressing the Weight) had been sent from his Indigo Work, or Plantation, where the same was made, in order to be shipped off, or sold by him to the Person therein made, and was of the Growth and Produce of the said Plantation, fituate in the District or Parish of the Island or Colony of which Certificate shall be attested by the faid Justice, to have been figned and sworn to in his Presence, and he is required to do the same gratis.

The Merchant, at the Time of producing such Certificate, shall also sign a Certificate before the Governor, Lieutenant-Governor, Collector, &c. or any two of them, that the Indigo shipped by him is the same mentioned in the Certificate; and they shall thereupon deliver to him a Certificate under their Hands and Seal of Office, of his having received such Certificate; and that at the same Time a Certificate from the Planter or Agent, &c. had been produced and left with them, pursuant to the Directions of this Act; and no Person importing Indigo shall be intitled to the Pramium, unless he shall produce such Certificate to the chief Officer of the Customs at the Port in Great Britain where the same shall be imported.

On the Importation of any Indigo into Great Britain, a Certificate shall be given by the Master or commanding Officer, that the same was shipped on board the faid Ship, within such British Colony in America, as is mentioned in the Certificate; and also a Certificate, figned by two Officers of the Customs of the Port

+ Vidn Page 54, at 6 Ann, Cap. 38.

In

as

gra Ca Of

Br wi

for

bo

for

and fha ten

any

wh.

the

or c

into Dye

dete

fhal

Port

Mar

adju

exan

und N

able

174 (hali

of tl tatio

I

ing

ther

Am

not:

Indi

fuch

and

alfo Ί

ture

L of th

I be e

If

N

where the same is entered and landed, specifying the Weight, and that the said Indigo is good and merchantable, free from false Mixtures, and of such Quality as to be intitled to the faid Pramiums; which Certificate the faid Officers are to grant within ten Days after the Landing thereof, unless they can assign sufficient Cause for their Refusal; upon producing which several Certificates to the proper Officer as aforesaid, he shall pay the Pramium to the Importer.

If any Person shall make Entry of foreign-made Indigo under the Name of British Plantation-made, or shall mix any foreign Indigo, or other false Mixture, with that made in the British Plantations, in order to claim the Pramium, he shall forfeit all fuch Indigo; and, in case of such Mixture, the Quantity so mixed, both foreign and British Plantation-made, and double the Value thereof shall be forfeited by the Person making such Mixture.

No Certificate shall be granted for the said Pramium on Indigo that is not good

and merchantable, and free from any false Mixture.

The Officers of the Customs, before their making out any such Certificate, p. 890. shall examine the Indigo by opening each Package, and seeing the whole Contents, to discover whether the Indigo is good and merchantable, and free from any false Mixture.

No Certificate shall be granted by the Officers of the Customs for any Indigo which is not worth 3s. when the French, or other Indigo of equal Goodness with the best French, is worth 4s. per Pound; and so in Proportion, if the best French or other Indigo of equal Goodness shall be at a higher or lower Price.

If any Dispute shall arise concerning the Quality of such Indigo as is imported into the Port of London, the Commissioners of the Customs may call two or more Dyers, Dry-Salters, Brokers, or others well skilled in that Commodity, who shall declare their Opinion upon Oath, as to the Quality thereof, if required, and determine whether the faid Indigo is intitled to the Præmium or not; and in case of any Dispute in any of the Out-Ports in England, Samples of the Indigo shall be sent up to the Commissioners of the Customs at London; and in the Out-Ports in Scotland, to the Commissioners of the Customs at Edinburgh, in such Manner as the respective Commissioners shall direct, in order to be inspected and adjudged there

No Fee shall be demanded or taken by any Officer of the Customs, for the examining or delivering fuch Indigo, or for figning Certificates for the Pramium,

under Penalty of forfeiting his Office and 1001. &c.

No Certificates or Debentures, made in Pursuance of this Act, shall be charge- p. 891.

able with any Stamp-Duties.

If any British Plantation-made Indigo from America, shall, after the 25th of March, 1749, be exported from Great Britain, the Exporter, before the Entry thereof, shall pay to the Collector or chief Officer of the Customs of the Port, the whole of the Pramium, over and above any Duty such Indigo is subject to at Exportation by any former Act.

If any Person shall be found fraudulently to export such Indigo, without paying the Pramium as aforesaid, he shall forfeit the Indigo, and double the Value

- y - 1

3

n i, se - or i-

0

ona . yanas

If any Dispute shall arise, whether the said Indigo, or any Part thereof so to be exported, is of the Growth and Manufacture of the British Plantations in America, or of foreign Product, the Onus Probandi shall lie on the Claimer, and

not on the Profecutor.

If any Governor, Collector, or any other Persons, shall, during the Continuance of this Act, fallely make a Certificate of the Produce and Manufacture of any Indigo, not being of the British Plantations in America, or shall counterfeit any fuch Certificate, in order to obtain the Pramium aforesaid, he shall forfeit 2001. and if the Offender be a Collector, or any other Officer of the Customs, he shall p. 892. alto lose his Office, and be incapable of serving his Majesty, &c.

This Act shall be in Force for seven Years, to commence from the 25th of March, 1749, and from thence to the End of the then next Session of Parliament.

Further continued by 28 Geo. II. till 25 March, 1763, and to the End of the

As it will greatly tend to the Increase and Improvement of the Silk Manufac- 23 Gm. II. tures of this Kingdom, to encourage the Growth and Culture of Silk in his Ma- p. 395.

p. 305.

jesty's Dominions in America, it is enacted, that from and after the 24th of June, 1750, Raw Silks of the Growth and Culture of any of his Majesty's Colonies or Plantations in America may be directly imported from thence into the Port of London Duty-free, due Entry thereof being first made at the Customhouse at the Time of Importation, in the same Manner and Form (expressing the Package, Marks, and Numbers, together with the Qualities of the respective Goods) as was used before the making of this Act, and so as the same be landed in the Prefence of, and examined by, the proper Officer of the Customs, and be imported in Vessels that may lawfully trade to his Majesty's Plantations, manned as the Law requires, and, on Failure of the Conditions herein last mentioned, the said Silks are to be liable to Payment of the respective Duties, as if this Act had not been made.

The Merchant or other Person, who shall, after the 24th of June 1750, load any raw Silk on board any Veffel in any of the British Colonies in America, is, before the Clearing out of such Vessel from thence, to make Oath before the Collector and Comptroller of the Customs, and Naval Officer of the Port, or any two of them, that the faid Silk (expressing the Quantity thereof) is bona fide of the Growth and Culture of the British Plantations in America, expressing the Parish or Place where the same was cultivated, and by whom, producing such Person's Oath thereto, made before the Governor of the Place, or the next Justice of the Peace (which several Oaths are to be administered gratis) and the Master or Perfon taking Charge of such Vessel, is to bring with him a Certificate, signed and fealed by the Collector and Comptroller of the Customs, and Naval Officer, or any two of them (which they are to give gratis) expressing the Marks, Numbers, Tale, and Weight of the raw Silk in each Bale or Package, with the Names and Places of Abode of the Exporters thereof, and of the Person who shall have sworn the fame to be of the Growth and Culture of the faid British Colonies, and of the Person to whom the same shall be configned in the Port of London; which Certificate the Master, on his Arrival at the Port of London, is to deliver to the Collector or Comptroller, or other chief Officers of the Customs, at or before the Entry of the faid Silk, and to make Oath before one of the faid Officers (which Oath is to be administered gratis) that the said Bales and Parcels, and Goods contained in fuch Certificate, are the same which were taken on board in the faid British Plantations in America; and, on Default made in any of the Premises, the faid Silks are liable to the Payment of the respective Duties, as if this Act had not been made.

If any Person shall, after the 24th of June, 1750, enter any foreign raw Silk under the Name or Description of raw Silk of the Growth or Culture of any of the British Colonies of America, or shall mix any foreign raw Silk with raw Silk of the Growth of the faid British Colonies, in order to avoid Payment of the Duties for the same, he is to forfeit 50/1 for every such Offence, and all such foreign raw Silk; and, in Case of any Mixture, the Quantity mixed, both of foreign and British Plantation Growth, or the Value thereof, together with the Packages containing the same, are to be forfeited, &c.

If any Doubt or Dispute shall arise, whether the said raw Silk is foreign, or of the Growth or Culture of the British American Plantations, the Onus Probandi lies on the Claimer.

As the Importation of Bar-Iron from his Majesty's Colonies in America, into 23 Geo. II. p. the Port of London, and the Importation of Pig-Iron from the faid Colonies into any Port of Great Britain, &c. will be a great Advantage, not only to the faid Colonies, but also to this Kingdom, &c. it is enacled, that from and after the 24th of June, 1750, the Duties, now payable on Pig-Iron, made in, and imported from his Majesty's Colonies in America, into any Port of Great Britain, shall cease; and that no Duty shall be payable upon Bar-Iron, made in, and imported from the faid Colonies, into the Port of London.

No fuch Bar-Iron so imported into the Port of London shall afterwards be exported or be carried coastwife to be landed at any other Place in Great Britain, except for the Use of his Majesty's Dock-Yards, upon Pain that the same, and the Veffel, be liable to such Forfeiture and Seizure, as prohibited or uncustomed Goods clandestinely exported or imported, or the Vessel on board of which the same shall

P. 337.

P. 398.

ς i 9.

p. 520.

he Ex

na

lial

Mo

pai

car

Par

fam

Col

Oat

adn

tena

und

fam

fam

unle

to a

Cert be f

mak

Nav

fuch

and

fhal. kno

ing i

mak

Amo

Eng E

the

vern

thal.

two

to b

500

A Ame

A of I

I

be exported or imported, are now liable to by Law; and also upon Pain that the Exporter, and Master, and Mariners of the Vessel, shall be subject to the like Penalties and Punishments as the Masters or Mariners of Vessels laden with prohibited and uncustomed Goods, or Goods clandestinely exported or imported, are now liable by Law; and no Officer of the Customs shall grant any Cocket, &c. for exporting or carrying coastwise any such Bar-Iron so exported, except for the Use of his Majesty's Dock-Yards, upon Pain of forseiting 2001. &c. and if any such p. 521. Cocket, &c. shall be granted, the same shall be void.

No Bar-Iron whatfoever shall be permitted to be carried coastwise, unless Mention be made in the Certificate, of the Day on which the Duties, payable on the Importation thereof, were paid, and of the Names of the Persons by whom

paid.

ies

of

the

ge, as

in

W

lks

ot

oad

is.

the

ny

of

ifh

n's

the

er-

ind

OF

18,

nd

orn

the

er-

the

he

ich

ods

the

es,

iad

ilk

he

he for

iw nd

n-

of di

to

to id th m

7-12, No Bar-Iron imported into the Ports of London by Virtue of this Act, shall be carried or conveyed by Land-Carriage to any Place beyond ten Miles from any Part of the Port of London, except to his Majesty's Dock-Yards, for the Use of the same, upon Pain of the Offender paying 2011 for every hundred Weight thereof.

Every Per on loading Pig or Bar-Iron on board any Veffel in any of his Majesty's Colonies in America, shall, before clearing out for any Port of Great Britain, make Oath before the Governor, or Lieutenant-Governor, Collector and Comptroller of the Customs, and Naval Officer, or any two of them (which Oath hey are to administer without Fee) that the Pig or Bar-Iron so shipped (the true Weight whereof shall be expressed in the Oath) was made at within the Colony of

in which Oath also the Name of the Person to whom the Iron shall be sold or configned shall be expressed, and thereupon the said Governor, Lieutenant-Governor, Collector and Comptroller of the Customs, and Naval Officer, or any two of them, shall give to the Person making such Oath, a Certificate under their Hands and Seal of Office, of the same having been made before them.

No such Pig or Bar-Iron shall be imported Duty-free, as aforesaid, unless the same shall be stamped with some Marks denoting the Colony or Place where the same was made, and unless the Importer shall produce such Certificate to the chief Officer of the Customs at the Port where the same shall be imported, and unless Oath be made by the Master of the Vessel, before such Officer (which he is to administer without Fee) that the said Iron is the same mentioned in the Certificate.

All Pig or Bar-Iron, which shall not be stamped and certified as aforesaid, shall be subject to the Payment of the same Duties to which it was liable before the

making of this Act.

If any Governor, Lieutenant-Governor, Collector, or Comptroller of the Customs, p. 523. Naval Officer, or chief Officer of the Customs as aforesaid, shall falsely make any such Certificate, he shall forfeit 2001. for every such Offence, and his Office, &c. and if any Merchant, &c. shall salsely make any Oath required by this Act, he shall incur the Penalties of wilful and corrupt Perjury; and if any Person shall knowingly counterfeit any such Stamp or Certificate, or publish the same knowing it to be counterfeited, he shall incur the Penalties of Forgery.

After the 24th of June, 1750, no Mill, or other Engine for flitting or rolling of Iron, or any Plating-Forge to work with a Tilt Hammer, or any Furnace for making Steel, shall be erected or continued in any of his Majesty's Colonies in America, upon Pain that every Person offending herein shall, for every such Mill,

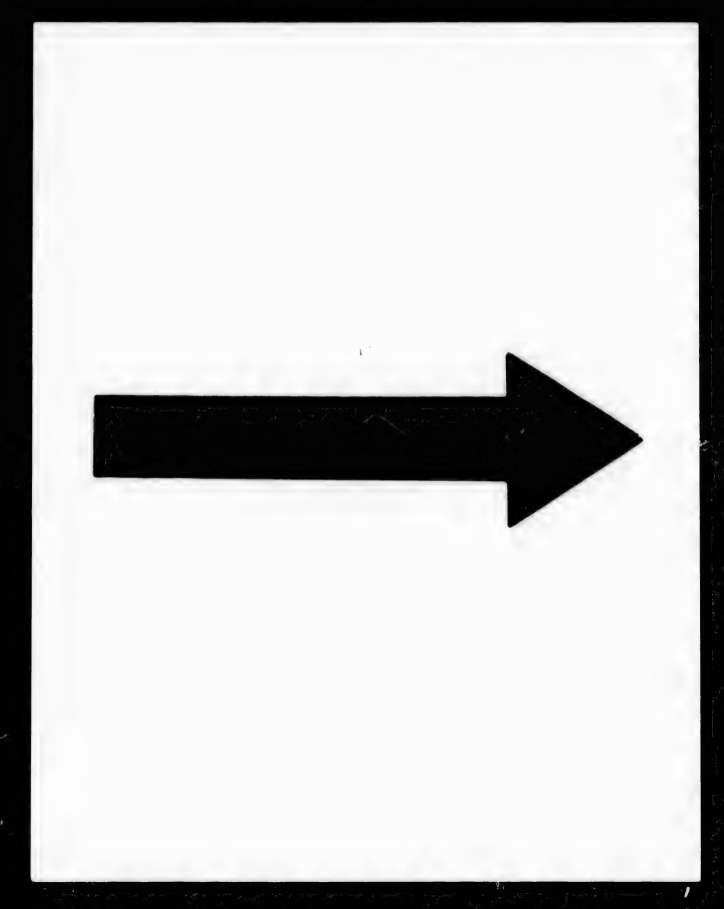
Engine, Forge or Furnace, forfeit 2001.

Every such Mill, Engine, Forge or Furnace, erected or continued contrary to the Directions of this Act, shall be deemed a common Numance; and every Governor, &c. of any of his Majesty's Colonies in America, where any such Mill, &c. shall be erected or continued, shall, upon Information thereof made to him by two Witnesses upon Oath (which Oath he is to administer) cause such Mill, &c. to be abated, within thirty Days after such Information, upon Pain of sorfeiting 500% for every such Offence, &c.

All Bar-Iron, which shall be imported from any of the British Colonies in P. 524.

America into the Port of London, shall be entered at the Customhouse at London; and every Bar shall be marked or stamped in three different Parts, with such Mark

25



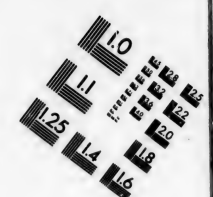
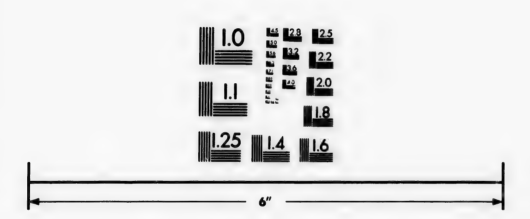


IMAGE EVALUATION TEST TARGET (MT-3)



Photographic Sciences Corporation

23 WEST MAIN STREET WEBSTER, N.Y. 14580 (716) 872-4503

GIN FIN GELIN



p. 525.

as the Commissioners of the Customs shall direct, two of the said Marks at the Distance of one Yard from each End of the Bar, and the other near the Middle thereof.

If any Person shall counterfeit, destroy, or deface any of the said Stamps, with an Intent to convey the same to any Place ten Miles from the Port of London, contrary to this Act, and be legally convicted thereof, he shall forfeit 100 l. &c.

Every Governor, &c. of any of his Majesty's Colonies in America, shall transmit, within fix Months after the said 24th of June, to the Commissioners of Trade and Plantations, a Certificate under his Hand and Seal of Office, containing a particular Account of every Mill or Engine for slitting or rolling Iron, and every Plating-Forge to work with a Tilt Hammer, and every Furnace for making Steel, erected in his Colony, at the Time of the Commencement of this Act, expressing therein also such of them as are used, and the Names of the Proprietors, and Place where crected, and Number in the faid Colony; upon Pain of being subject to the like Penalties and Forfeitures, as for any other Offence committed by them against this Act, &c.

p. 526. jo Ges. 11. The Importation of Bar-Iron is extended to all the Ports of Great Britain.

Likewise the Clauses relating to the carrying Iron coastwise, and by Land

beyond ten Miles from London, are repealed.

I have treated pretty largely on the Article of Shipping, though I hope without incurring the Centure of a prolix Superfluity, or dwelling longer or the Subject than I ought; for the Particulars I have introduced under this Head, I think, properly belong to it, and no one Section of it undeserving a Merchant's Regards I shall therefore now proceed to describe the Obligations the Commanders and Sailors are under both by Laws of Conscience and of their Country.

A Master of a Ship is appointed by the Owners under a Supposition of his having a fufficient Capacity and Integrity to discharge the Trust reposed in him, by a faithful, prudent, and discreet Management of the Ship, and Affairs committed to his Care.....he hath no Property, either general or special, in his being con-flituted, though the Law looks upon him as an Officer, who must render and give an Account for whatfoever is put into his Custody and under his Direction; and therefore whatever Misfortunes happen, or Losses occur, be they through Negligence, Wilfulness, or Ignorance, either in himself or Mariners, he must

be responsible.

A Master of a Ship, so appointed by B, Owner, treats with a Plaintiff to take the Ship to freight for 80 Tons, to fail from London to Falmonth, and so from thence to Barcelona, without altering the Voyage, and there to unlade, at a certain Rate per Ton: And to perform this, the Master and Merchant entered into a Charterparty, the former obliging the Ship and her Appurtenances (valued at 300/.) though the Owners of the Ship were no Parties thereunto, the Master deviates and commits Barretry, and the Merchant thereby becomes a Sufferer in the Loss of his Voyage and Goods, for the Merchandize (being Fish) arrived not till Lent was past, and they rotten. The Factor, to whom the Cargo went configned, in order to procure Satisfaction for his Employer, fueth the Master in the Court of Admiralty at Barcelona, and, upon an Appeal to a higher Court in Spain, obtains Sentence against the Master and the Ship; which, coming to the Merchant's Hands, the Owner brings an Action of Trover for the Ship; the Master fues in Chancery to stop the Suit, and another brought by the Owner for Freight, claiming Deductions out of both, for his Damages fultained by the Master's Breach of Articles; for if the Owner gives Authority to the Master to contract, he shall bear the Loss; but, in case of Bottomry after the Voyage begun, the Master cannot oblige the Owner beyond the Value of the Ship; but this Case is on

Lord Chancellor. The Charterparty values the Ship at a certain Rate, and you shall not oblige the Owners farther, and that only with Relation to the Freight, not to the Value of the Ship; the Master is liable to the Deviation and Barretry, but not the Owners; else Masters would be Owners of all Mens Ships

But where the Master of the Ship took Beef, Sails, &c. on Credit, and failed, the Owners were obliged to pay, and not allowed to defend themselves, by insisting that the Master was liable only, and that they had given him Money to pay the Plain answerab Money for

As foo ther she l citor Nav or purlois upon the through for the v this agre aboard a Goods w in the Ni brought whether was no I were all Force rol prevent: no Share But his Peril let what gers of th fwer; an Salary, y answer; or both,

If a M for the fa Marine 2

nalty ago Cheese t London . and that fo many upon no the Def the Act Mercha Master for bri charge **feveral** Port, If G

> Prince vours t respons paid, AS

> to Bou and th

In Chancery.

jure Mar. p.

Mich. 29. 3 Vern. 643. the Plaintiff. He is but their Servant, and therefore for his Purchases they are answerable, and continue so till he has paid the Creditor, though they gave him

Money for that Purpose.

As foon as Merchandizes, or other Commodities, are put aboard a Ship, whether she be riding in Port, Haven, or any other Part of the Seas, he that is Exercitor Navis (Master of her) is chargeable therewith, and if the same be there lost or purloined, or sustain any Damage, whether in the Haven or Port, before, or F. Natt. casp. upon the Seas, after the is on her Voyage, either by the Mariners or by any other sea. 1, 16.7. through their Permission, he that is the Commander must answer the Damage, for the very Lading the Goods aboard the Ship subjects him thereto. And with this agrees the Common Law, where it was adjudged, that Goods being fent ! Med. \$5. aboard a Ship, and the Master having signed his Bills of Lading for the same, the 1 1/18. 190. Goods were stowed, and under Pretence of being Press-Masters, divers Persons, 238 in the Night, entered the Ship, and robbed her of those Goods; the Merchant ² Kb. 365. brought an Action at Common Law against the Master; and the Question was 112.132.135. whether he should answer the same; for it was alledged on his Part, that there was no Default or Negligence in him, as he had a sufficient Guard, the Goods were all locked up under Hatches, and the Thieves came as Press-Masters, and by Force robbed the Ship; and that the same was Vis Major +, which he could not prevent: And lastly, that though he was Master, or Exercitor Navis, yet he had no Share in the Ship, and was but in the Nature of a Servant, acting for a Salary. But notwithstanding, it was adjudged to the Plaintiff; for the Master at his Peril must see that all Things be forthcoming which are delivered to him, let what Accident soever happen (the Act of God, or an Enemy, Perils and Dangers of the Seas only excepted) but for Fire, Thieves, and the like, he must an-Iwer; and is in the Nature of a * common Carrier; and that the he receives a Salary, yet is a known and public Officer, and one that the Law looks upon to answer; and the Plaintiff hath his Election to charge either Master or Owners, or both, at his Pleasure, though he can have but one Satisfaction.

If a Master shall receive Goods at the Wharf, or Key, or shall send his Boat for the same, and they happen to be lost, he shall likewise answer, both by the

Marine and Common Law.

Mayor & Com. de London, against Hunt.

Error of Judgment in B. R. in Affumpfit brought by the Mayor and Commonalty against Hunt, where they declared of a Custom that they and their Predecesfors, Mayors, &c. had of every Mafter of a Ship 8t. per Ton, for every Ton of Cheese brought from any Place in England to the Port of London, ab Oriente de London Bridge, (to the Eastward of London-Bridge) in the Name of Weighage; and that the Defendant being Master of a Ship had brought to the Port of London so many Tons, which at that Rate came to so much, which he had not paid; upon non Assumpsit, Verdict and Judgment for the Plaintiff. Upon which Hunt 3 Lev. 37. the Defendant brought a Writ of Error, and two Errors were assigned: 1. That the Action did not lie against the Master, but that the Duty was due from the Merchants, Owners of the Goods; but the Judgment was affirmed, for that the Master is entrusted with the Goods, and hath a Recompence from the Merchants for bringing the Goods, and is responsible for them, and therefore shall be charged for the Duty; as it would be infinite to fearch for the Owners of the several Goods which are all in the Custody of the Master who brought them into Port, and therefore he shall be charged.

If Goods are shipped, and an Embargo or Restraint is afterwards issued by the Diest. lib. 9. Prince or State where the Master then is, and then he breaks Ground or endea- 61, vours to fail away, and in Confequence thereof any Damage enfues, he shall be responsible for the same; the Reason is, because his Freight is due, and must be

paid; nay, although the very Goods be seized as bona contrabanda.

A Ship was let out on Freight to J. S. in England, at 31. 10s. per Ton, to go 2 Vers. 2422 to Bourdeaux, then an Embargo is laid; the afterwards proceeds to Bourdeaux, and the Master, without discovering his first Contract, agrees with the Corre-

† The which the Civil Law does sometimes allow. * Rey. 105. F. n. B. 104. b. 1ft laft, 39. 4 Co. 84. a. mo. 8-6. Hob. 17, 18. Popb. 178, 179. Cro. Jac. 183. 189. 330, 231. Salb. 388. 1 Sid. 36.

Page 22. Wiljon veri.

Jeffries.

SHIPS, &c.

spondents there of 7. S. to allow him 61. 10s. per Ton; upon this last Agreemen there covered at Law, and Equity would not relieve, because the Performance of the first Agreement was hindered by the Embargo.

A Master ought not to sail in tempestuous Weather, nor put forth to Sea, without having first consulted with his Company*; nor must he stay in Port or Harbour without just Cause, when a fair Wind invites his Departure.

If a Veffel proves leaky or disabled, the Master ought not for this Cause to put any of his Merchants Goods aboard any Enemies Ship, without Letters of fafe Conduct, as by fo doing they may be made Prize, and he be obliged to an wer the Damage consequent to the Action.

Nor shall he put into any Creeks or other Places disallowed, except driven in

15 Hen. VI. by Tempest, but into such Ports as are by Law appointed. 1 E/. c. 11. Nor ought he to thip any Merchandizes, but only at the publick Ports and

He must not lade any prohibited or unlawful Goods, whereby the whole 13 and 14'

Cargo may be in Danger of Confication, or at least subject to Seizure or Surrep-21. f. 14.

1 Jac. c. 25. He may not set fail without able and sufficient Mariners, both for Quality and Number c. 18.

The Ship was libelled against in the Admiralty, for that the Master being ta-Ld. Raymond. ken by a French Privateer, had ranfomed the Ship for 300/. and had fued for the Payment of it, and was carried Prisoner to Dunkirk, and the Money was not paid, &c. and Sentence was given in the Admiralty against the Ship; and upon Motion for a Prohibition, it was denied by Holt, Chief Justice, then alone in Court; because the Taking and Pledge being upon the high Sea, the Ship, by the Law of the Admiralty, shall answer for the Redemption of the Master by his own Con-

tract. Ex relatione m'ri Place. Ld. Raymond,

Motion was made for a Prohibition to the Court of Admiralty, where a Suit Page 152. Benzon verf. was profecuted against a Ship, which the Master had hypothecated for Necessaries, being upon the Sea in Stress of Weather; and the Suggestion was, that the Agreement was made, and the Money lent upon Land, viz. in the Port of London, it being a Venetian Vessel, which came here by Way of Trade, and not Stress of Weather; but per Holt, Chief Justice, the Master of the Ship has Power to hypothecate it, but he cannot fell it; and by the pawning the Ship becomes liable to Condemnation: This was refolved in solemn Debate, in the Case of Costard, v. C.Rard verf. Lewstie, 2 Will. and Mar. B. R. Then there is no Remedy here for the Hypothecation, but by Way of Contract: Therefore, fince the King's Bench cannot do Right to the Parties, it will not hinder the Admiralty from doing them Right; for if the King's Bench allows the Hypothecation, and yet denies the Remedy, it will be a manifest Contradiction. ---- An Action was brought upon the Stat. 2 Hen. IV. Cap. 11. for fuing in the Admiralty on an Hypothecation, and it was held to be out of the Statute, in the Time of my Lord Hale. And as to the Objection, that the Contract was made upon the Land, and the Money paid there, it must of Necessity be so; for if a Man be in Distress upon the Sea, and compelled to go into Port, he must receive the Money there, or not at all. And if his Ship be impaired by Tempest, so that he is forced to borrow Money to refit, otherwise the will be loft; and for Security of this Money, he pledges his Ship, fince the Cause of the Pledging arises upon the Sea, the Suit may well be in the Admiralty Court: But because there was a Precedent, where a Prohibition in such Case

to declare upon it, for the Law seemed clear to them, as before is said. The Defendant, as Executrix to the Mafter of a Ship, libelled in the Admiral-S. C. & Salk, 33, Carth. 518. Ld. R.y ty Court for the Wages owing to the Testator by the Owner; upon which the Plaintiff, to have a Prohibition, suggested the Stat. of 15 Rich. II. Cap. 3. that the mand, p 576, 577, 578. Admiralty Court shall not have Cognizance of Contracts made upon the Land, and shews this Contract to have been made upon the Land, &c. and this Case was Clay verf. moved in feveral Terms, but opposed; and the Council for the Prohibition argued, that Frohibitions are grantable de jure, and are not discretionary in the Court,

had been granted, the Court granted the Prohibition, and ordered the Plaintiff

Sneigrave.

were **fever** wher Sea, i was (51. b in Re e cont and o fue th attach Court **fevera** curity howe be no had n in 2 / allow Pike, been C. B. on, t by the Justic Indul in the on the Mafte here i ter of the S v. La ted, the N tion i Ship acqui by th Cafe ter u It w Adi Proh

Rayn

tion

Cour

feffe but ! in th and B in g

> hibi trac Ship

" Lex Oleron, Judg. 2.

Raym. 3, 4. That the Case in Wineb. Rep. 8. was the first Case where a Prohibition was denied, in Case of a Suit by Mariners for their Wages, in the Admiralty Court, and the Denial was grounded upon compassionate Reasons, because they were poor Men, and because there they might join in Action, but here they must sever; but the said Case is contrary to the Reason and Grounds of the Lav; ; for where the Contract is made upon the Land, tho' the Service was done upon the Sea, it is out of the Jurisdiction of the Admiralty; and so vice versa, if the Service was done upon the Land, and the Contract upon the Sea, 12 Co. 79, 80. Staunf. 51. b. Hob. 212. A Consultation is always denied in Case of a Suit by Mariners, if there is a Charter-Party; and the Sealing of a Writing cannot make any Difference in Reason, Raym. 3. a Prohibition granted where the Master libelled alone; and e contra, it was faid for the Defendant, that the Case of Mariners was now settled, and ought not to be stirred; but that the great Reason why they are permitted to fue there is, the Ship is the Debtor, and by the Law of the Admiralty they may attach her, which they cannot do by the Common Law; and in the Admiralty Court they may all join in Suit, whereas by the Common Law they must bring several Actions: That the Case of the Master is not different, for the Ship is Security to him, and he is but a Mariner, and his Wages are Wages at Sea; but however, where the Master dies in the Voyage, as he did in this Case, there can be no Reason to exclude his Executors from suing in the Admiralty, because he had no Opportunity of bringing his Wages to Account with the Owners. And in 2 Vent. 181. Allifon. v. Marsh, the Purser, tho' an Officer of the Ship, was allowed to fue for his Wages in the Admiralty. And in 2 Keb. 779. pl. 6. Rex. v. Pike, a Prohibition was denied where the Master and Mariners joined in a Suit in the Admiralty for their Wages, (but Holt faid, that a Prohibition ought to have been granted quoad in the faid Case) and he cited a Case Hil. 27 and 28 Car. II. C. B. between Cooker and Older, where Atkins and Ellis, Justices, were of Opinion, that a Prohibition ought to be granted to the Suit in the Admiralty Court, by the Master of a Ship for his Wages, tho' North, Chief Justice, and Wyndham, Justice, held the contrary Opinion. But Holt, Chief Justice, said, that it is an Indulgence, that the Courts at Westminster permit Mariners to sue for their Wages in the Admiralty Court, because they may all join in Suit; and it is grounded upon the Principle, qued communis error facit Jus; but they will not extend it to the Master of the Ship, especially if he was Master at the Beginning of the Voyage here in England, and the Contract was made with him here. Possibly if the Matter of a Ship died in the Voyage, and another Man took upon him the Charge of the Ship upon the Sea, such Case might be different. As in the Case of Grofwick v. Louthfly, where it was held in this Court lately, that if a Ship was hypothecated, and Money borrowed upon her at Amsterdam, upon the Voyage, he who lent the Money may fue in the Admiralty for it; and this Court granted a Confultation in the Case: But in another Case, where the Money was borrowed upon the Ship before the Voyage, the King's Bench granted a Prohibition, and the Parties acquiesced under it. There are many Precedents in the Court of Admiralty of Suits by the Mariners for their Wages, but none for the Master of the Ship: And the Cases differ; for the Mariners contract upon the Credit of the Ship, and the Master upon the Credit of the Owners of the Ship, of whom generally he is one, &c. It was moved that the Court would compel the Plaintiff to put in Bail to the Action to be brought for the Wages at Common Law, or otherwise deny the Prohibition, which it was faid had been done often: Holt, Chief Justice, confessed that the Court had sometimes interposed, and procured Bail to be given, but it was by Confent, and in Case of the Proprietor himself; but in regard that in this Case the Plaintiff was a Purchaser without Notice, there was no Reason, and a Prohibition was granted.

BALLAM libelled in the Admiralty against a Ship of Norway, for that she being s. c. 1 Salk. in great Distress for want of an Anchor and Cable, the Matter contracted with 31 Ballam, who delivered them on board, &c. upon which a Motion was made in p. 855, 800. this Court for a Prohibition to be directed to the Judge of the Admiralty, to prohibit him from proceeding in the said Suit, upon a Suggestion that the said Con- M. b. Term, tract was made upon the Land, viz. at Ratelisse, upon the River Thames, the said 1 Ana Reg. Ship being then there; and a Rule was made that the Defendant should shew Yoshin vers.

1. That of late Times the Admiralty had been always encouraged, and that

111. 9.

they ought to have Cognizance of all Things incident to the Navigation, therefore they shall have Cognizance of a Suit for Mariners Wages. 2. That in this Case the Defendant would be without Remedy, if a Prohibition should be granted; because the Master of the Ship with whom the Contract was made, was dead, and the Part Owners were Foreigners. 3. That the Contract being upon the Land 2 Roll. Rep. will not hinder the Admiralty to hold Plea, as was held in the Cafe of Coftard v. Lewfie, where a Libel was in the Admiralty against a Ship upon a Hypothecation made of her at Land, and that appeared upon the Instrument of Hypothecation, which mentioned it to have been made at Rotterdam; and yet a Prohibition was denied after great Consideration. Now here, though the Anchor, &c. were fold upon the Land, yet the Stress of Weather which disabled the Ship was upon the high Sea, and therefore the original Cause being within the Jurisdiction of the Admiralty, will draw the Residue to it as incident; fed non allocatur. For per curiam, this is not like the Case of Costard v. Lewslie, 1. Because it does not appear in this Case, that this Ship was in her Voyage when she became in Distreis, for want of an Anchor, &c. and at the Time of the Contract. 2. There was no Hypothecation here, as there was in the Case cited; now where there is an Hypothecation, if the Admiralty should be prohibited to proceed, &c. the Party would be without Remedy, for no Suit can be against the Ship at Common Law upon it. Now it is true, that by the Maritime Law every Contract with the Mafter of a Ship implies an Hypothecation; but it is otherwise by the Law of England; therefore this being a Contract made with the Master upon the Land, it is the common Case; the Admiralty cannot have Cognizance of such a Suit, and therefore a Prohibition was granted: But at the Importunity of the Defendant's Council, the Court gave Order that the Plaintiff should declare upon it, &c.

S. C. Salk. 35 933. 934 Watjen.

Trin, Term.

WATSON was Master of a Merchant Ship, which was taken at Sea by a French Privateer; Watfon agreed with the Captain of the Privateer for the Ranfom of the 931, 932, Ship and Goods at 1200/. and as a Pledge or Security for the Payment of the Money, Watfon was detained and carried into France; but the Ship and Goods were released, and brought into Briftol, where the Ship was unladed, and the Goods landed, (after Custom paid) and delivered to one Day; but whether in Trust for the Benefit of the Master, or for the Use of the Owners, was not agreed. Watfon commences his Suit in the Court of Admiralty against the Owners, to compel them to pay the 1200/. and redeem him; and thereupon a Warrant was iffued out of that Court to arrest the Ship and Goods, in quadam causa falvagii, in order to compel the Defendant to appear there, and the Ship and Goods were seized thereon: A Prohibition was prayed as to the Goods, suggesting the Seizure on Land infra corpus comitatus, and so not within their Jurisdiction; it was infifted that the Master had no Power to make such an Agreement, nor to subject the Goods to the Payment of his Ransom, without the express Authority and Consent of his Owners. The Power of Hypothecation in a Voyage for Necessaries is incident to his Office, and allowed for the Necessity of the Thing, and the Benefit of the Owners; but this is not so, for this is a Redemption, and a new buying of the Ship; and if this be allowed lawful, it will give a Power to the Master to do an Injury to the Owners, by obliging them to the Performance of an Agreement of his making, upon any Terms never so unreasonable, and to compel them to pay more than the Ship and Goods are worth, as the Agreement in this Case is: Besides, the Power of the Master is only over the Snip, and he has no Power over the Goods and Lading to make any Disposition thereof; admitting the Master has such Power to subject the Goods to the Payment of his Ransom, yet he ought not to bring the Suit in his own Name, I'm the Suit ought to be carried on in the Name of the Vendee, or Purchaser of the Goods. Admitting this Suit proper, yet the Seizure is illegal; for the Court of Admiralty cannot award such Process, as their first Process to compel the Party to appear, is in the Nature of an Execution against the Goods; and they can no more begin with such Process than an inferior Court; and as a Prohibition shall be awarded to an inferior Court, in such Cases, so ought it in this, tho' the

On for th of his pothec ing w would and a detern the Pr As to Maste Captor cannot carried determ bition. Owner any Li Suit is. The and acc argued, Admir the Tr as the of the Law, h of the

Party

done

jecting Goods. Laws o Cufton It w this Ca Holt fonable If a Py Owner taken b the Ov Ship ar therefo Case, v of favir

be refe

as well

fave th

Suppos

then r

may fo

deliver

depart

Interest

might

Master

by the

Party have not yet appeared, nor any Libel be as yet exhibited; and so was it done in the Case of Capt. Sands and Sir Jossab Child, 5 Will. and Mar.

On the other Side it was infifted, that no Prohibition ought to go in this Cafe, Salt. 31. for that the Master has Power in this Case, to subject the Goods to the Payment of his Redemption; and it is founded on the same Reason as his Power of Hypothecation, the Necessity of the Thing, and the Benefit of the Owners, by parting with some Part of the Goods to save the rest, whereas otherwise the whole would have been loft; so is Molloy 213, 214, Hob. 11, 12. but this being a Matter and a Cause properly within the Jurisdiction of the Court of Admiralty, shall be determined there: And in a Maritime Cause, whereof they have Cognizance, the Process of the Court may be executed upon Land, infra corpus comitatus, &c. As to the Objection that the Suit in curia admiralitatis, ought not to be in the Master's Name, it was answered, that it is most proper in his Name, for the Captors to whom the Ransom belongs, and who have the Master in their Custody, cannot fue in their own Name, because they are Enemies; but if the Suit be not carried on between proper Parties, it is good Cause for an Appeal, and shall be determined by the Rules of the Marine Law, but it is no Ground for a Prohibition. But admitting the Merits of the Cause to be against the Master, yet the Owners came too foon for a Prohibition before they have appeared, and before any Libel exhibited, so that it cannot appear to this Court what the Nature of the Suit is.

The Court desired to hear a Civilian before they made any Rule in this Case; and accordingly Dr. Lane attended for the Plaintiss, in curia admiralitatis: He argued, that Salvage, or causa salvages, as is mentioned in the Warrant, is of Admiral Jurisdiction, that the Master represents both the Cwners of the Ship and the Traders, and has a Trust reposed in him, which extends to the Goods as well as the Ship, the Master may detain the Goods of the Merchant for the Freight of the Ship, or Wages of Mariners. The Master in this Case, by the Marine Law, hath an Hypothecation of the Goods to him, to keep till Payment be made of the Money agreed, and not only a bare Possessino, and therefore though he depart with the Possessino of the Goods before Payment, that does not divest his Interest. The Goods were in the Power and Possessino of the Enemy, who might have kept or destroyed them all, if they had not been redeemed by the Master, which is for the Benesit of the Owners. Redemption, is a Redemption by the Master, and gives Security for the Payment of the Money agreed, by subjecting his Person as a Pawn or Pledge, so that he has as it were paid for the Goods. This Power of Redemption is not founded on the Rodian Laws, or the Laws of Oleron, but arises from the Custom and Law of Nations, and the same Custom or Law gives the Master in this Case an Interest in the Ship and Goods. It was agreed by the whole Court, that no Prohibition should be granted in

this Cafe.

Holt, Chief Justice, said (after other Things) that it seemed very just and reasonable in this Case, that the Owners of the Goods ought to pay the Redemption.
If a Pyrate should take the Ship and Goods, and the Master redeem them, the
Owners shall make him Satisfaction; and then much more in this Case, when
taken by an Enemy. When the Master makes a Composition for the Benefit of
the Owners, it is highly reasonable that he should be indemnified. The whole
Ship and Goods would have been Prize, if he had not made this Composition;
therefore where there is an instant Danger of losing Ship and Goods (as in this
Case, when they were under the Capture and Power of the Enemy) and no Hopes
of saving them then appears (though afterwards it may happen that the Ship may
be rescued on fresh Pursuit) cannot the Master make such an Agreement as this,
as well as he may throw Part of the Goods overboard, in Case of a Tempest, to
save the rest? The Master has the Custody and Care of the Ship and Goods:
Supposing then that the Master has such a Power of compounding, the Goods
then remain to him as a Security, and he may detain them till Payment, as he
may for Freight; but then it is to be considered, whether, when he has once
delivered them to the Owner, or to his Use, he has not departed with his Security,
and has no Way to come at them again, as it is in Case of Freight. These

are confiderable if we go into the Merits of the Cause, but that not being before

us, I give no Opinion therein.

A Ship was outward bound to and being in Diffress at Sea in Ld. Responds, her Voyage, put into Bosson in New-England, and there the Master took up Money, p. 983, 983, which he applied in Necessaries for the Ship; and, as a Security for the Repayand 984. Trim. Term. ment, by Way of Hypothecation, made a Bill of Sale to the Party of Part of the Adm. Res. Ship, who now libelled in the Court of Admiralty against the Ship and Owners, to compel the Payment of the Money. Serjeant Darnall moved for a Prohibition, and the Payment of the Money. and a Day was given to hear Counsel on both Sides. On the Day, Serjeant Darnall infifted, that as this Case is, there ought to go a Prohibition, because it appears upon the Face of the Libel, that this Hypothecation was upon Land in Port, vis. at Boston, and not upon the Sea, as it ought to be, to give that Court a Jurif-diction. Besides, this appears to be a Bill of Sale of Part of the Ship, upon which the Party may have his Remedy at Common Law, and not a proper Hypothecation. Also the Proceedings are against the Owners as well as against the Ship; and, if the Owners are liable, they are chargeable at Common Law.

Mr. Chesbyre, against the Prohibition. It makes no Difference whether the Hypothecation were upon the Sea or upon Land, being done in a Voyage; and

a Prohibition has been denied upon the same Point as this Case, in this Court, between Cassart and Lawdsey, Trin. 1 Will. & Mar. where the Hypothecation was in Port, viz. at Rotterdam. The same was adjudged here, Hil. 1696, between Benoir and Jeffrys, and, about a Year fince, between Justin and Ballam, a Prohibition was granted, because it did not appear there was any Hypothecation. In this Case the Necessity of the Thing requires that it be done at Land, and it would be prejudicial to Navigation, if this Suit in the Admiralty should not be.

Holt, Chief Justice. The Case of Coffart and Lawdsley was the same as this; and there, on a Demurrer to a Declaration in a Prohibition, a Confultation was awarded by the whole Court. When a Hypothecation is made, either for Money to buy Necessaries, or for Necessaries for the Ship in a Voyage, the Court of Admiralty have a Jurisdiction, for the Party has no other Remedy; we cannot give him any Remedy against the Ship; and if the Suit there should not be allowed, the Master will have no Credit to take up Necessaries for the Use of the Ship.

Justice, of the same Opinion.

Chief Justice. No Master of a Ship can have Credit abroad, but upon the Security by Hypothecation, and shall we hinder the Court of Admiralty from giving Remedy, when we can give none ourselves? It will be the greatest Prejudice to Trade that can be, to grant a Prohibition in this Case. Indeed, if a Ship be hypothecated here in England before the Voyage begin, that is not a Matter within the Jurisdiction of the Court of Admiralty, for it is a Contract made here, and the Owners can give Security to perform the Contract. Which Powel agreed.

Holt, Chief Justice. There is no Difference whether the Hypothecation be alledged in the Libel to be made in Port, or appears so to be by the Suggestion, as it was in the Case of Cossart and Lawdsey; and, as to what you say, that this is a Bill of Sale, and so a Remedy at Law, that is not so, for the Master has no Authority to fell any Part of the Ship, and his Sale transfers no Property; but he may hypothecate. And fince the Proceedings in the Court of Admiralty are against the Owners, as well as against the Ship, let a Prohibition go quod the Proceedings against the Owners, and let them go on to condemn the Ship. To which the rest of the Judges agreed.

The preceding few Cases may serve to shew the Power lodged in the Captain to engage his Ship for Payment of what Cash he may take up for his Repairs and Use, and though the Law disallows of his selling her, yet she is obliged for the fulfilling his Contracts fo far as her Value, and that of her Freight (as has been shewn before); though he on his Part must give a just Account to the Owners, how the Money he has received was expended, and is confequently answerable to them for the same, and to act up to the Trust reposed in him, and the good

Conduct expected from him.

He must not carry any counterfeit Cockets, or other sictitious and colourable Ship-papers, that may occasionally involve the Goods of the Innocent with the Nocent.

See before.

13 R. II.

Nor

No

Char he of ceedin nor or Ship.

Good

he m respon

they accou to be

to fend then a Whan

On

ancho for if a

the Co

Steers :

(thoug

fail by to be a

necessi

detain He

marine

affign

occafic

itself,

fuch a

to Eng

ment,

althou and Co AA

and fu

borrow

dize; must t

as well

Oleron

away,

Goods Power

hath h

is in V

or the

impaw

the far

By

If a

So h

No

And others

Nor must be refuse the Payment of any just and ordinary Duties, and Port Leg. Oliver. Charges, Customs or Imposts, to the Hazard of any Part of his Lading; yet, if 24

he offers that which is due and he ought to pay, then he is excused.

Every Master ought carefully to examine his Rigging and Tackle before proceeding on a Voyage, that he may not fail with any infufficient and defective; nor ought he to go with fewer or smaller Cables than is usual and requisite for a Ship of equal Burthen with his; for, if any Damage happens in delivering the Goods, either into a Lighter or otherwise, by the Breaking of a Rope or the like, he must be answerable for it; but, when once out of his Custody, he is no farther responsible; so that if on taking them out of the Lighter, at the Wharf or Key, they are any Ways damnified, the Wharfinger then (and not the Master) must be accountable for it. But if fine Goods, or the like, are put into a close Lighter, to be conveyed from the Ship to the Key, it is usual in this Case for the Master to fend a competent Number of his Mariners to look to the Merchandize, and if then any Part thereof be loft or embezzled, the Master is responsible *, and not the Wharfinger; but if such Goods are to be sent aboard a Ship, there the Wharfinger, at his Peril, must take care the same be preserved.

On his Arrival at his destined Port, his first Care should be to see his Ship well 18 E.iz. c. 9. anchored and moored, and, after the is reladen, not to depart till the is cleared; 14 Car. 11. for if any Damage happens through his, or his Mariners Fault or Neglect, whereby

the Cargo is prejudiced, he must answer the fame.

And as the Law subjects him to the aforesaid Things in Port, so it does to many Digest. 1. cum others in his Voyage; as that if he deviates in his Course without just Cause, or the Probat, steers a dangerous and unusual one, when he may have a more secure Passage (though to avoid illegal Impositions he may somewhat change it); nor may he sail by Places in sested with Pirates, Enemies, or other Places notoriously known Lib. 1. Cod. to be unsafe, nor engage his Vessel among Rocks, or remarkable Sands, not being de Navibus necessitated thereto by Violence of Wind and Weather, or deluded by false Lights, No Master is answerable for the Contracts of his Mariners, but they may be

detained for their Crimes.

He that will charge a Master with a Fault, in relation to his Duty, by the marine Law, must not think that a general Charge is sufficient, but he ought to

affign and specify the very Fault wherewith he is so charged.

So he that will infer, that fuch or fuch a fad Disaster hath happened, or been occasioned by reason of some Fault in the Mariners, must not only prove the Fault itself, but must also prove that that Fault did dispose to such a sad Event; or that

fuch a Misfortune could not have happened, without such a Fault precedent.

If an Infant, being Master of a Ship, contracts to bring Goods from any Port 1 Reill Abr. to England, and there to deliver them, but does not deliver them of cording to Agree- 530. ment, but wastes and consumes them, he may be sued in the Admiralty Court, Smith. although he be an Infant; for this Suit is but in Nature of a Detinue, or a Trover

and Conversion at the Common Law; and a Prohibition denied for that Cause. A Master can let out his Vessel to freight, take in Goods and Passengers, mend and furnish his Ship; and to that Effect he may (if need be) in a strange Country, borrow Money upon the Ship, some of the Tackle, or sell some of the Merchandize; and in this latter Case, the highest Price that the Remainder is sold for, must be paid to the Merchant or Owner of them, who in return must pay Freight as well for what (through Necessity) was so sold, as for what remained. Leg. Oleron 1. But if the Ship in the Voyage afterwards should happen to be call away, then only shall be tendered the Price that the Goods were bought for.

By the Common Law, the Master of a Ship could not impawn the Ship or Goods; for any Property, either general or special, was not in him, nor is such Leg. Oleran, Power given unto him by the Constituting of him a Master. Yet the Common Law 222. hath held the Law of Oleron reasonable, that if a Ship springs a Leak at Sea, or Hab. 11, 12. is in Want of Victuals, and other Necessaries, whereby the is either in Danger, Noy 95, or the Voyage may be defeated, that in such Case of Necessity the Master may M. 918. impawn for Money, or other Things, to relieve such Extremities, by employing leg. 01.120, c. 1, 122. the same to that End; and therefore he being the Person trusted with the Ship Saik. 34 pl 7. Leg. Olersu.

12 Car. II.

p. 398, 632.

and the Voyage, may be reasonably thought to have the Power given to him implicitly, rather than to see the whole lost.

But a Master, for any Debt of his own, cannot legally impawn or hypothecate the Ship, &c. for the same is no Ways liable, but in Case of Necessity, for the

Relief and compleating of the Voyage. 1 Siderf. 453. wide 1 Rolls Nor can he fell or dispose of the same, without any Authority or Licence from Abr. 530, pl. the Owners; and when he does impawn or hypothecate the Veffel or Furniture, he ought to have the Confere and Advice of his Mariners.

Pose Will. 367. A Ship being repaired, &c. in the Thames, is not liable, but the Owners. Though the Master cannot on every Case of Necessity impawn the Vessel or Furniture; for if she be freighted, and he (being an Owner) is to join with the

rest in buying Provisions for the Voyage, and perhaps he wants Money (a great Sign of Necessity) yet cannot he impawn the Vessel or Furniture, otherwise, or for more, than his own Share in her, the which he may transfer and grant, as a Man may do an eighth or fifth Part in Land or Houses; but such Obligation of the Vessel must be in foreign Parts or Places where the Calamity or Necessity is univerfal on the Veffel, that will oblige all the Owners.

If the Vessel happens afterwards to be cast away, and the Mariners by their great Pains and Care recover some of the Wreck and Lading, the Master in that Case may pledge the same, and distribute the Product among his distressed Sailors, in order to the carrying them home to their own Country: But if the Mariners no Way contributed to the Salvage, then their Reward is loft and funk with the Veffel. And if there be any confiderable Part of the Cargo faved, he ought not

to dismise the Mariners till Advice from the Freighters or Laders; for otherwise, perchance, he may be made liable.

If Merchants freight a Vessel at their own Charges, and set her to Sea, and she happens afterwards to be weather-bound, the Master may impawn either the Ship or Lading at his Pleasure, or at least such as he could most conveniently raise Money on, rather than see the whole Voyage overset or lost; and if he cannot pawn the Lading, he may fell the same, that is, so much as is necessary; in all which Cases his Act obliges; however, Orders and Instructions from his Owners

are as carefully to be regarded and followed as the Magnet.

When a Master shall arrive with his Ship at Gravesend, he shall not be above three Days coming from thence to the Place of Discharge; nor is he to touch at any Key or Wharf till he comes to Chefter Key, unless hindered by contrary Winds or Draught of Water, or other just Impediment, to be allowed by the Officers: And likewise he or his Purser are there to make Oath of the Burthen, Contents, and Lading of his Ship, and of the Marks, Number, Contents, and Qualities of every Parcel of Goods therein laden, to the best of his Knowledge; also where, and in what Port she took in her Lading, and what Country Built, and how manned, who the Master during the Voyage, and who the Owners; and in Out-Ports must come up to the Place of Unlading, as the Condition of the Port re-quires, and make Entries, on Pain of 100 Nor is such a Master to lade aboard any Goods outwards to any Place whatfoever, without entering the Ship at the Customhouse, her Captain, Master, Burthen, Guns, Ammunition, and to what Place she intends, and before Departure to bring in a Note under his Hand, of every Merchant that shall have laid aboard any Goods, together with the Marks and Numbers of such Goods, and be sworn as to the same, on Pain of 100/.

Note, There is a List of all foreign-built Ships in the Exchequer. The Mate of a Ship, as well as a fingle Mariner (or a Number of them) may fue in the Admiralty for their Wages, as the Mate only differs from the Sailors in Title, being a Servant to the Master, with whom he contracts as the

Upon a Motion for a new Trial in an Action for a Seaman's Wages, Holt, Chief Justice, said, that if the Ship be lost before the first Port of Delivery, then the Seamen lose all their Wages; but if, after the has been at the first Port of Delivery, then they lose only those from the last Port of Delivery; but, if they run away, although they have been at a Port of Delivery, yet they lose all their Wages. Ex relatione m'ri Jacob.

from C the Shi Phymou River o have no Raymon among wanting The Powell, comme rival of

In : London

Ship c

Queen

by Hol

ferved,

fuch ar Carolin

of Com Ever longing for fuch monthly for exec Licen

of Deliv

Admiral ferve in against t vided the Place wl Landme employe proved t Name, o to fuch f

For th Cap. 21 their De Service, the Nun Ships; a give a D forfeit 10 Repeal

The C of their Forain fupposed

Money at or Bills o ferved, or procure N Accord p have false Letters of ecutors or fuch Perfe In an Action brought for Mariners Wages, for a oyage from Carolina to La. Roymond, London, it appeared that the Plaintiff served three or four Months, and before the Main Internal Ship came to London, which was the delivering Port, he was impressed into the 4 das. Reg. Queen's Service, and afterwards the Ship arrived at the delivering Port; and ruled wiggin to Holt on Evidence at Guildball, that the Plaintiff should recover pro tanto as he classic served, the Ship coming safe to the delivering Port. Afterwards in another Cause in version and Action, it appeared, that the Plaintiff was hired by the Defendant at Carolina, to serve on board the Yane Sloop, whereof the Defendant was Master, from Carolina to England, at 3 l. per Month; that he served two Months, then the Ship was taken by a French Privateer, and ransomed, and, just as she came off Phymouth, the Plaintiff was impressed, &c. and then the Ship came safe into the River of Thames, where she disposed of her Cargo; and, by Holt, the Plaintiff can have no Wages, the Ship having been taken by the Enemy and ransomed. Mr. Raymond insisted, that in that Case he should recover pro rata, and that the Usage among Merchants was so; which Holt said, if he could prove, it would do; but, wanting Proof of it, the Plaintiff was nonsuited.

The Suit here was for Seamens Wages, upon the Arrival of the Ship at Guinen. Ld. Repund, Powell, Justice, said, he remembered a Case of the like Nature, where a Suit was English vers. commenced in the Court of Admiralty, by Sailors for their Wages, upon the Ar-Bow & alion rival of the Ship at Newfoundland; and though the Merchants all held it no Port Saft. Term. of Delivery, yet the Court of Admiralty held the contrary, and so did the Court

of Common-Pleas, upon a Motion for a Prohibition.

Every Seaman that shall serve in any of his Majesty's Ships, or in any Ship be-7 and 8 Will. longing to any Subjects of his Majesty's Dominions, shall allow out of the Wages for such Service, 6d. per Mensem, for Support of Greenwich Hospital, &c. which monthly Allowance shall be collected as shall be appointed by the Comm. Goners for executing the Office of Lord High Admiral.

Licences shall be given by Order of his Majesty, or the Commissioners of the Dino standard Admiralty, to any Landman desirous to apply themselves to the Sea-Service, to serve in Merchant Ships, or other trading Vessels, which shall be a Protection against being impressed, for two Years following the Date of such Licence; provided that such Landmen bring to the Register two Inhabitants, or known in the Place where they so enter themselves, who shall affert their Knowledge of such Landmen for two Years past, and in what Business they have known them employed; and if any Person shall vouch any one for a Landman; who shall be proved to be a Seaman, he shall forfeit 20. and any Seaman's taking another's Name, or any Person counterseiting any Licence, shall forfeit 20. and be liable to such further Punishment, as by Law may be inflicted for such Missemenur.

Name, or any Person contesting any to fuch further Punishment, as by Law may be inflicted for such Missemenanour.

For the better collecting the Duties of od. per Mensem, granted by 7 Will. III. 8 and 9 Will.

Cap. 21. it shall be lawful for the Commissioners for registering of Seamen, or 6.6. their Deputies, by Warrant, to cause all Masters of Ships, not in his Majesty's Service, to appear before them, and such Masters upon Oath to examine, as to the Number, Wages, and Time of Service, of every Person belonging to such Ships; and if such Masters shall result to appear, or shall obstinately result to give a Discovery of the Matters aforesaid, upon their Oaths, such Offenders shall forseit 101. to the Uses mentioned in the said Act, to be recovered by Action, &c.

Repealed, as to the Registering of Seamen, by 9 Ann. Cap. 21. Sect. 64.

The Commissioners, Sc. shall take the solemn Affirmation of Quakers, instead Ditto s. 7:
of their Oath.

Forasmuch as diverse Persons have personated Seamen, who have served, or are quad to Will. Supposed to have served on board his Majesty's Ships, and thereby have received supposed to have served on board his Majesty's Ships, and thereby have received supposed to have also forged Letters of Attorney, or Bills of Sale, Affignments, or last Wills, in the Names of Persons who have served, or were supposed to have served, on board his Majesty's Ships, and do also procure Men and Women to personate, and divers wicked Persons do of their own Accord personate, the Wives, Relations, or Creditors of such Seamen, and thereby have fallely taken out Letters of Administration to such Seamen, or have forged Letters of Attorney, Bills of Sale, or other Authorities, in the Names of the Executors or Administrators of such Seamen, for the Receipt of such Wages; every such Person, their Aiders or Abetters, that shall be convicted of the said Crimes,

- shall, over and above the Penalties inflicted by any Laws in Force, forfeit 200/. with Costs, &c.
- Dies t. 6. No Will of any Seaman contained in the fame Instrument, Paper, or Parchment, with a Letter of Attorney, shall be good in Law.
- Disso, 6.7.

 No Person shall take more than 1.5. for the Seal, Writing, or suing forth Letters of Administration, granted to the Wife or Children of any Seaman, dying in the Pay of his Majesty's Navy, unless the Goods of such Seamen amount to 20%, and if any Officer take more, he shall forfeit to the Party grieved 10%.
- and if any Officer take more, he shall forfeit to the Party grieved 10/.

 It shall be lawful for two Justices of Peace, as also for Mayors, Aldermen, Bailiffs, and other chief Officers and Magistrates of any City, or Town corporates and likewise for the Church-Wardens, and Overseers of the Poor of the several Parishes, with the Approbation of such Justices of Peace, Mayors, &c. to bind out any Boys of the Age of ten Years or upwards, or who shall be chargeable, or whose Parents are chargeable to the Parish, or who shall be for Alms, to be Apprentices to the Sea-Service, to any of her Majesty's Subjects, Masters, or Owners of any Ship belonging to any Port within England, Wales, or Berwick, until such Boys shall attain the Age of twenty-one Years, and the Age of every such Boy shall attain the Age of rwenty-one Years, and the Age of every such Boy shall be mentioned in his Indentures, taken from a Copy of the Register Book, wherein the Time of his being baptized is entered (where the same can be had) which Copy shall be given and attested by the Minister or Curate of such Parish, without Fee, and may be wrote without Stamp: And where no such Entry can be found, such Justices, Mayors, &c. shall inform themselves of such Boy's Age, and infert the same in the Indentures; and the Age so inferted, shall be taken to be his true Age.
- Ditto, f. s. The Church-Wardens and Overfeers of the Parish, from whence such Boy shall be bound Apprentice, shall pay to such Master, at the Time of his Binding, 50s. to provide Clothing and Bedding.
- Ditto, f. 3. The Overfeers of the Poor of every Township or Village may execute the Powers hereby directed.
- No such Apprentice shall be impressed, or suffered to enter into her Majesty's Service, till he arrive to the Age of eighteen Years.
- Ditto, f. 5.

 The Church-Wardens and Overseers shall fend the Indentures to the Collector of Customs, residing at any Port whereunto such Masters of such Ships belong, who shall enter all Indentures so sent, and make an Endorsement of the Registry thereof, without Fee, and such Collector, neglecting to enter such Indentures, and endorse the same, or making sale Entries, shall forfeit 5. for the Use of the Poor of the Parish, from whence such Boy was bound; and such Collector shall transsmit Certificates to the Admiralty, containing the Names and Ages of every such Apprentice, and to what Ship he belongs; and, upon Receipt of such Certificates, Protections shall be given for such Apprentices, till they attain their Ages of eighteen Years, without Fee; which Certificates are not required to be wrote on stamped Paper, &c.
- Ditto, f. 6.

 Every Person to whom any poor Parish Boy shall be put Apprentice, according to 43 Eliz. Cap. 2. may, with the Approbation of two Justices of Peace of the County, dwelling in, or near, the Parish where such poor Boy was bound, or with the Approbation of any Mayor, Alderman, Bailiss, or other chief Officer or Magistrate of any City, Borough, or Town corporate, where such poor Boy was bound by Indenture, turn over such poor Boy Apprentice to any Master of such Ship, for the remaining Time of his Apprenticeship; all which Indentures of Assignment are to be registered, and Certificates thereof transmitted, by such Collector at the Ports where such Parish Apprentices shall be so affigned over, in Manner aforesaid; and Protections shall be given for such Apprentices, till they attain their Age of eighteen Years.
- Disto, 6.7. All fuch poor Boys, till they attain their Ages of eighteen Years, shall be exempted from Payment of 6 d. per Month to Greenwich Hospital.
- Ditto, f. 8. All Masters or Owners of Ships of thirty to fifty Tons, shall be obliged to take one such Apprentice, and one more for the next fifty Tons, and one more for every hundred Tons such Ship shall exceed the Burthen of one hundred Tons; and such Master or Owner refusing to take such Apprentice, shall forfeit 10% for the Use of the Poor of the Parish, from whence such Boy was bound.

he cle

to wh

long,

Appr

Vagra Th

Port,

or oth

tranfir feers o

men,

Town shall I plaints shall v

in other

Burthe Names Parishe

the Qu

Places,

their C

out of

Dates o

Owner

Years !

prentic

thall be

prentice fuch A

prentice

of Body

fuch Pa

Appren

given by Pursuan

No F

Majesty

bound to

son that

any Shi

unto be

upon the

prentice per Men

Coasts,

No I Years*,

Ever

Ever

Eve

Tw

Every Master or Owner of such Ship, after his Arrival into Port, and before Dies, 6.9. he clears out, shall give an Account und:

'I and to the Collector of such Port to which he belongs, containing the Nan his Service.

Every fuch Apprentices shall be sent to the Port to which his Master shall be-Diss, s, 10. long, by the Church-Wardens and Oversears of the Parish from whence such Apprentice is bound, the Charges to be provided, as the Charges for sending of

Vagrants.

The Counterpart of such Indentures shall be attested by the Collector at the Dine, s. 11.

Port, (where such Apprentice shall be bound or affigned over) and the Constable, or other Officer, who shall bring such Apprentices, which Constable, &c. shall transmit the Counterparts of such Indentures, to the Church-Wardens and Overfeers of the Parishes, from whence such Apprentices shall be bound.

feers of the Parishes, from whence such Apprentices shall be bound.

Two Justices of Peace, dwelling in or near the Ports, and all Mayors, Aldermen, Bailists, and other chief Officers and Magistrates of any City, Borough, or Town corporate, in, or near adjoining to such Port to which such Ship shall arrive, shall have Power to enquire into, and examine, hear, and determine all Complaints of ill Usage from the Masters to such Apprentices, and also of all such as shall voluntarily put themselves Apprentices to the Sea Service, as aforesaid, as in other Cases between Masters and Apprentices.

Every such Collector shall keep a Register, containing as well the Number and Dine, f. 15. Burthen of such Ships, together with the Masters or Owners Names, as also the Names of such Apprentices in each Ship, belonging to their Ports, and from what Parishes such Apprentices were sent, and shall transmit Copies of such Register to the Quarter Sessions, or to such Cities, Boroughs, Towns corporate, Parishes, or Places, when required, for which Copies no Fee shall be taken, &c.

Every Customhouse Officer, at each of the Ports, shall insert at the Bottom of Ditto, 6.14. their Cockets, the Number of Men and Boys on board the Ships, at their going out of every such Port, describing the Apprentices by their Names, Ages, and Dates of their Indentures, for which no Fee shall be taken.

Every Person, who shall voluntarily bind himself Apprentice to any Master or Disto, st. 15. Owner of a Ship, shall not be imprest into her Majesty's Sea Service, during three Years from the Date of the Indentures, which Indentures are to be registered, and Certificates thereof transmitted by such Collector, at the Port where such Apprentices shall bind themselves, as aforesid; upon Receipt of which, Protections shall be given for the said first three Years of their Apprenticeship, without Fee.

8

or

y s, 1e

rcs

iiid p,

or

er

be

hall be given for the said first three Years of their Apprenticeship, without Fee.

When Parish Children of the Ago of eighteen Years, and other voluntary Apprentices shall be impressed, or enter into her Majesty's Service, the Masters of such Apprentices shall be entitled to able Seamens Wages, for such of their Apprentices as shall upon Examination be found qualified.

No Mafter shall be obliged to take any Apprentice under the Age of thirteen Years*, or who shall not appear to be fitly qualified, both as to Health and Strength e. 19. 1. 16. of Body, for that Service; and any Widow of the Master of such Ship, or the Executor, or Administrator of such Master, who shall have been obliged to take such Parish Boys Apprentice, shall have the same Power of assigning over such Apprentices, to any other Masters of Ships who have not their Compliment, as is given by the Act, 2 Ann. Cap. 6. to such Persons as have taken Apprentices in Pursuance of 43 Eliz. Cap. 2.

No Persons of the Age Ja eighteen Years shall have any Protection from her Ditto, st. 17. Majesty's Sea Service, who shall have been in any Sea Service before the Time they bound themselves Apprentices.

To the Intent that the 6 d. per Mensem may be effectivally collected, every Per- 10 Am. c. 17. fon that shall serve her Majesty, or any other, in any of her Majesty's Ships, or in 6 1. any Ships belonging to Subjects of Great Britain or Ireland, or Dominions thereunto belonging, and every Master working in his own Ship, whether employed upon the high Sea or Coasts, or in any Port, Bay, or Creek, (other than such Apprentices under the Age of eighteen Years, as are exempted from Payment of 6 d. per Mensem, by 2 Ann. Cap. 6. and Persons employed in any Boat upon the Coasts, in taking of Fish, which are brought fresh on Shore into Great Britain

and Ireland, and Persons employed in Boats that trade only from Place to Place, within any River, or in open Boats upon the Coasts) shall pay the said 6d. per Mensem, for the Support of Greenwich Hospital.

The Master of every Ship, not in her Majesty's Service, is required to deduct Ditto. f. 2. out of the Wages accruing to such Seamen, 6d. per Menjem, and pay the same to such Officers as shall be appointed by the Commissioners for executing the Office of Lord High Admiral.

It shall be lawful for the Commissioners executing the Office of Lord High Ditto, f, 1. Admiral, to appoint Receivers of the faid Duty, and to authorize such Receivers to depute the Collectors, or other Officers of the Customs, of the Out-Ports, and of the Ports of Ireland, or such other as they shall think fit, to collect the same; and it shall be lawful for the Commissioners executing the Office of Lord High Admiral, to make such Allowance to them out of the said Duties, as they shall

judge reasonable.

It shall be lawful for the said Receivers, or their Deputies, by Warrant, to summon al Masters, or (in their Absence) the Owners of Ships, not in her Majesty's Ditto, f. 4. Service, to appear at the Office of the faid Receivers, &c. (to as the Person summoned be not obliged to travel above ten Miles) which Receivers, or their Deputies, are impowered to examine every fuch Master or Owner, as to the Number and Times of Service of all Persons belonging to such Ships, who are chargeable with the said 6d. per Mensem; and, if such Masters or Owners shall refuse, when fummoned (not having a reasonable Excuse) to appear, or if they shall obstine ely refuse to make Discovery of the Matters aforesaid upon their Oaths, o. shall neglect to pay the Monies due to the Hospital within fourteen Days after they shall be cleared inwards, such Offenders shall forfeit 201. Ec. And if any such Master shall attempt to go to Sea with his Ship, before he hard paid the said Duties for the Voyage preceding, fuch Receivers, or their Deputies, are impowered to ftop fach Ship; and, upon the Death or Removal of any Master, the Owners shall deliver to the succeeding Matter a true Account of the faid Duty due to the Hospital, and Money sufficient for the Payment of the same, and, in Default thereof, such Receivers, or their Deputies, may stop such Ship from proceeding

In all Cases where by this Act an Oath is required to be taken, the solemn Af-Ditto, f. 5. firmation of Quakers shall be accepted instead of such Oath; and, in Case any Quaker shall, upon such Affirmation, declare any Matter which shall be false, or if any other Perion shall, pursuant to this Act, willingly make a falle Oath, he (being lawfully convicted) shall suffer like Punishment, as Persons convicted of wilful Perjury.

No private Contracts made by any Seamen shall obstruct or delay the l'ayment Ditto, f. 6. of the Duties appropriated to the faid Hospital.
This Act shall be a publick Act, &c.

Ditto, f. 7. Nothing in this Act thall oblige the Payment of the 6d. per Nienfem, by any Masters or Servants of the Hrys or Vessels belonging to the Port of London, and Ditto, f. 8. imployed within the North Foreland, in bringing Corn, Fish, or other Provisions,

> The Commissioners of the Admiralty shall consider as qualified for an Admission into the aid Hospital, any Seaman who shall offer himself to be admitted, and hall produce a Certificate of his having been wounded or hurt in defending any this belonging to the Subjects of her Majesty against Enemies, or in taking any Ship from the Enemy, and thereby disabled from Sea Service. This Sect. con-

firmed by 8 Geo. II. Cap. 29. Sett. 10.

The Governors, Ministers, and Consuls, appointed by his Majesty in foreign 1 GW. II. St. Parts, or, where none fuch are refident, any two British Merchants there refiding, are required to fend and provide for all feafaring Men and Boys, Subjects of Great Britain, that shall, by Shipwreck, Capture, or other unavoidable Accident, be driven, or cast away to such foreign Parts; and the faid Governors, &c. are required to subsist such seafaring Men and Boys after the Rate of 6d. per Diem each, and to send Bills of their Disbursements, with proper Vouchers, to the Commiffioners of the Navy, who are to cause immediate Payment to be made of such Bills; and the faid Governors, &c. the!! put the faid Men and Boys on board the

firft S nient fhall f Greatneithe Boys in Merch fuch S ing for Eve faid G

taken an Affi them, Men, Comm Man a their A deducti The

for Sup jefty's and wi Great-For thereof Ifland:

them o The fummo hiš Ma glect to ney of All or Colo

fame;

during and fue Contin and all Britain nies, f It th

to fum Navy, of the appear forfeit The for the

in twe

the Po been e fuch O &c. ai rer, or the Fr fuch N the Re paid ti first Ship belonging to his Majesty that shall arrive at any Parts within a convenient Distance; and if no Ship of War shall be within a convenient Distance, they shall send the said Men and Boys on board such Merchant Ships as are bound for Great-Britain, and are in Want of Men to make up their Complement; But if neither Case happen, they shall provide a Passage Homeward so, such Men and Boys in the first Merchant Ship bound for Great-Britain; and every Master of a Merchant Ship Homeward bound from thence shall take on board so many of such Seafaring Men and Boys as the said Governors, &c. shall direct, not exceeding four for each hundred Tons of his Ship.

Every Master of a Vessel who shall produce a Certificate under the Hands of the Ditte, s. 13.

Every Master of a Vessel who shall produce a Certificate under the Hands of the Daid Governors, &c. certifying the Numbers and Names of the Med and Boys taken on board by their Direction, and the Time of taking them, and shall make an Assiduar at his Return, setting forth the Time during which he substituted them, and that he did not, during that Time, want of his own Complement of Men, or how many he did want, and for what Time, shall receive from the Commissioners of the Navy 6d. per Diem for the Passage and Provisions of each Man and Boy, from the Day of their Embarkation Homewards, to the Day of their Arrival, or being put into some Ship of War; 6d. per Diem only being deducted for such Time as he wanted of his Complement.

deducted for such Time as he wanted of his Complement.

The several Acts concerning the Duty of 6d. per Month, payable by all Seamen, a Geo. II. for Support of Greenwich-Holpital, shall extend to all Ships belonging to his Ma-tap 7.6.1. jesty's Subjects within the Islands of Jersey, Guernsey, Alderney, Sark and Man, and within all his Majesty's Dominions in America, as well as to those within Great-Britain and Ireland.

For the better collecting the faid Duty, it shall be lawful for the Receivers Dino, t. s. thereof to depute any Officer of the Customs in the several Ports of the faid Islands and Colonies, or such other Persons as they shall think sit, to collect the same; and the Commissioners of the Admiralty may make such Allowance to them out of the said Duty as they shall judge reasonable.

The Collectors of the Duties in the Ports of the faid Illands and Colonies thall Dutie, i. s. furnmon and examine upon Oath all Masters and Owners of Ships belonging to his Majerty's Subjects, as by 10 Ann. Cap. 17. And if any such Master shall neglect to appear and make such Discovery, such Master, &c. shall forfeit 201. Money of Great-Britain.

All Matters, &c. of Ships belonging to the King's Subjects within the faid Islands Ditto, f. 4. or Colonies, shall pay such Part of the said Duty as shall be due at their Arrival, and during their Continuance in Great-Britain or Ireland, within the said Kingdoms; and such Part as shall be due at the Time of their Return to; and during their Continuance in the said Islands or Colonies, within the said Islands and Colonies; and all Masters, &c. of Ships belonging to any Subjects of his Majesty within Great-Britain of Ireland, who shall crade from thence to any of the said Islands or Colonies, shall pay the said Duty of 6d. per Month, only in Great-Britain of Ireland.

It shall be lawful for the Receivers of the Duty, and their Deputies, by Warrant, Ditto, s. 5, to summon and examine upon Oath all Masters, &c. of Ships employed by the Navy, Victualling, Ordnance, Customs, Post-Office, or any other Publick Offices of the Crown, in the Service of his Majesty; and if such Master, &c. resule to appear, or to make Discovery, or shall neglect to pay the said Duty, they shall forseit 20s.

The Secretaries or chief Clerks of the Navy, &c. usually employing Ship, ing Dino, t. c. for the Service of his Majesty, shall, on the first of January in each Year, or within twenty Days following, deliver into the Office of the Receiver of the Duty in the Port of London, a List of the Ships that, in the Year preceding, shall have been employed by such Offices, and of all Ships which remain in the Service of such Office, and of such as shall be discharged, and of the Names of the Masters, &c. and the Number of Seamen employed in every such Ship; and no Treasurer, or other Officer belonging to such Office, shall make out or pay any Bill for the Freight of any Ship so employed, or pay any Wages to any Master, &c. till such Master, &c. shall produce to such Treasurer, &c. an Acquittance signed by the Receiver or his Deputy, whereby it shall appear that such Master, &c. hath paid the said Duty of od. per Month, and that he is not more than 30 Days in

Arrear to the Hospital; and if to Default shall be made by any Secretary, &c. he shall forfeit 50%.

tion the Way

and ed b

that

Sean the C Voys

Port.

mini If

men

and f the F Dedu

toget

Penal

his M

durin

Defer

Con

. 11 'F

W

hundi

mand

vers,

miral

if he

Impri fence

Goods

releafe

in the

gether

mages

be div

and th

maind No

Ship t

Tons,

Pirate fightin

Upo

to feiz

fame t

ceeded Pro

any for

Th Th No

All Masters of Merchant Ships or other private Vessels, liable to the Duty of 6d. per Month, shall pay the said Duty before any such Ships shall be cleared Inwards, in any Ports of Great-Britain or Ireland, or the Islands of Guernsey, Jersey, Sc. or of the Colonies in America; and no Officer of the Customs shall clear inwards any Merchant-Ship liable to the said Duty, or grant any Warrant, or give or make out any Cocket, Transira's, Returns or Discharges to such Ships, nor suffer them to go out of any Port till the Master, Sc. produce to the Officer an Acquitance signed by the Receiver, whereby it shall appear, that such Master, Sc. hath paid the said Duty, and that he is not more than thirty Days in Arrear: And every Master of such Ship, who shall neglect to pay the 6d. per Month, and also every Officer of the Customs who shall make Default in the Premises shall forseit 20s.

a.G. It cap.

It cap. It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It cap.

It c

Ditto, f. 2. If any Seaman ship himself on board any Merchant Vessel, on an intended Voyage for Parts beyond the Seas, he shall be obliged to sign such Agreement within three Days after he shall have entered himself, which Agreement shall be conclusive to all Parties for the Time contracted for.

Ditto, f. 3. If any Seaman shall desert, or refuse to proceed on the Voyage, or shall desert in Parts beyond the Seas, after he shall have signed such Contract, he shall forseit to the Owners of such Ship the Wages due to him at the Time of deserting, or refusing to proceed on the Voyage.

fusing to proceed on the Voyage.

If any such Seaman shall desert, or absent himself from such Ship, after he hath signed such Contract, upon Application made to any Justice of Peace by the Master, or other Person having Charge of the Ship, it shall be lawful for such Justice to issue his Warrant to apprehend such Seaman; and if he shall refuse to proceed on the Voyage, and shall not give a sufficient Reason for such Refusal, to the Satisfaction of the Justice, to commit him so the House of Correction, to be kept to hard Labour, not exceeding thirty Days, nor less than fourteen.

L'10, f. 5. If any Seaman shall absent himself from the Vessel to which he belongs without Leave of the Master, or other chief Officer having charge of such Ship, he shall for every Day's Absence forseit two Day's Pay to the Use of Greenwich Hospital.

Ditto, f. 6.

If any Seaman, not entering into the Service of his Majesty, shall leave the Vessel to which he belongs, before he shall have a Discharge in Writing from the Master, or other Person having the Charge of such Vessel, he shall forfeit one Month's

On the Arrival of any Vessel into Great-Britain, from Parts beyond the Seas, the Masters shall pay the Seamen their Wages, if demanded, in thirty Days after the Vessel's being entered at the Custom-house (except where a Covenant shall be entered into to the contrary) or at the Time the said Seamen shall be discharged which shall surst happen, deducting out of the Wages the Penalties by this Act imposed, under Penalty of Paying to such Seamen that shall be unpaid 20s. over and above the Wages to be recovered as the Wages may be recovered; and such Payment of Wages shall be good in Law, notwithstanding any Action, Bill of Sale, Attachment, or Incumbrance whatsoever.

No Seaman, by figning such Contract, shall be deprived of using any Means for the Recovery of Wages, which he may now lawfully use; and where it shall be necessary that the Contract in Writing should be produced in Court, no Oiliga-

tion shall lie on any Seaman to produce the same, but the Master or Owner of the Ship; and no Seaman shall sail in any Action or Process for Recovery of Wages for want of sich Control being produced

Wages, for want of such Contract being produced.

The Masters or Owners of Ships shall have Power to deduct out of the Wages Ditto, so of any Seamen all Penalties incurred by this Act, and to enter them in a Book, and to make Oath, if required, to the Truth thereof; which Book shall be figured by the Master and two principal Officers belonging to such Ship, setting forth, that the Penalties contained in such Book are the whole Penalties stopt from any Seamen during the Voyage; which Penalties (except the Forseiture of Wages to the Owners, on the Desertion of any Seaman, or on refusing to proceed on the Voyage) shall go to the Use of Greenwich Hospital, to be paid and accounted for by the Masters of Ships coming from beyond the Seas to the same Officer at any Port, who collects the 6d. per Month, which Officer shall have Power to administer an Oath to every Master touching the Truth of such Penalties.

If any Masters of Owners of Ships shall deduct out of the Wages of any Sea-Disto, states.

If any Masters or Owners of Ships shall deduct out of the Wages of any Sea-Disto, state men any of the Penalties by this Act directed, to the Use of Greenwich Hospital, and shall not pay the Money to some Officer who collects the 6d. per Month, in the Port where the Deduction shall be made, within three Months after such Deduction, they shall forfeit treble the Value to the Use of the Hospital; which, together with the Money deducted, shall be recovered by the same Means, as the

Penalties for not duly paying the 6d. per Month.

This Act shall be a publick Act.

This Act shall continue five Years, &c.

Lit.

Nothing in this Act thall debar any Seaman from entering into the Service of 6.13. his Majesty; nor shall such Seaman for such Entry forfeit the Wages due to him during his Service in such Merchant Ship; nor shall such Entry be deemed a Defertion.

Continued by 8 Geo. II. Cop. 21. to 25 March, 1749, &c. Farther continued by 23 Geo. II. p. 487. to 25 March, 1764; and from thence to the End of of the then next Sessions of Parliament.

Where any Goods shall be laden on board any English Ship of the Burden of two 22 and 23 hundred Tons or upwards, and mounted with fixteen Guns or more, if the Commander shall yield up the Goods to any Turkish Ships, or to any Pirates or Sea Rovers, without fighting, he shall, upon Proof thereof made in the Court of Admiralty, be incapable of taking Charge of any English Ship as Commander; and if he shall hereafter take upon him to command any English Ship, he shall suffer See page 55. Imprisonment by Warrant from the said Court during six Months for every Of- 13 and 14 Car. fence; and in Case the Persons taking the said Goods shall release the Ship, or 15 cap. 11. cap.

No Mafter of any such English Ship, being at Sea, and having discovered any Ditto, s. 3. Ship to be a Turkish Ship, Pirate, or Sea Rover, shall depart out of his Ship.

If the Master of any English Ship, tho' not of the Burthen of two hundred Ditto, s. 4. Tons, or mounted with fixteen Guns, shall yield his Ship unto any Turkish Ship, Pirate, or Sea Rover, (not having at least his double Number of Guns) without fighting, such Master shall be liable to all the Penalties in this Act.

Upon Process out of the Court of Admiralty, it shall be lawful for all Com-Ditto, s. s. manders of his Majesty's Ships, or the Commanders of any other English Ships, to seize such Ships or Masters so offending, according to the Process, and the same to send in Custody into any Ports of his Majesty's Dominions, to be proceeded against according to this Act.

Provided that none be hereby encouraged to violate the Rights of the Port of Di to, f. 6. any foreign Prince or State in Amity.

Co

Of SHIPS, &c.

- Ditto, 6.7. If the Mariners or inferior Officers of any English Ship laden with Goods shall decline or refuse to fight, and defend the Ship, when they shall be thereunto commanded by the Master, or shall utter any Words to discourage the other Mariners from desending the Ship, every Mariner who shall be found guilty of declining, or resusing, as aforesaid, shall lose all his Wages due to him, together with such Goods as he hath in his Ship, and suffer Imprisonment, not exceeding fix Months, and shall during such Time be kept to hard Labour for his Maintenance.
- Provided, that if any Ship shall have been yielded, contrary to the Will of the Commander, by the Disobedience of the Mariners, testified by their having laid violent Hands on him, the Master shall not be liable to the Sentence of Incapacity, nor to any Action for the Losses sustained by the Merchants, unless he shall have received back from the Takers his Ship, or some Reward.
- Ditto, f. 9. Every Mariner who shall have laid violent Hands on his Commander, to hinder him from fighting in Defence of his Ship and Goods, shall suffer Death, as a Felon.
- When any English Ship shall have been defended by Fight, and brought to her Ditto, f. 10. Port, in which Fight any of the Officers or Seamen shall have been wounded, it shall be lawful for the Judge of Admiralty, or his Surrogate, or the Judge of the Vice-Admiralty, within which the Ship shall arrive, upon Petition of the Master or Seamen, to call unto him fuch as he shall be informed to be Adventurers, or Owners of the Ship and Goods, and by Advice with them to raise upon the Owners and Adventurers by Process of the Court such Sums of Money, as himself, with the major Part of the Adventurers or Owners present, shall judge reasonable, not exceeding two per Cent. of the Ship and Goods, according to the first Cost of the Goods by the Invoice (which the Owner or his Factor is to produce) or by the Oath of the Owner, or his Correspondent, which Money shall be paid to the Register of the Court, who shall receive 3d. in each Pound, thence to be distributed amongst the Captain, Master, Officers, and Seamen of the said Ship, or Widows and Children of the Slain, according to the Direction of the Judge, with the Approbation of three or more of the Owners or Adventurers, who shall proportion the same unto the Ship's Company, having special Regard unto the Widows and Children of such as shall have been slain, and to such as shall have been wounded or maimed.
- Ditto, f. 11. In Case the Company belonging unto any English Merchant Ship shall take any Ship which shall first have assaulted them, the Officers and Mariners shall, after Condemnation of such Ship and Goods, have such Part thereof as is practised in private Men of War.
- Dino, f. 12.

 If any Captain, Master, Mariner, and other Officer belongingto any Ship shall wilfully cast away, burn, or destroy the Ship, or procure the same to be done, he shall suffer Death as a Felon.
 - This last Sect. is the same per 1 Ann. St. 2. Cap. 9. and is something enlarged by 11 Geo. I. Cap. 29. Sect. 5.
- No Commander of any Ship outward bound shall receive on board any Gunpowder, either as Merchandize or Store for the Voyage, (except for his Majesty's
 Service) before such Ship shall be over-against Blackwall, upon Pain of forseiting,
 for every fifty Pounds Weight of Gunpowder 5l. and in Proportion for a lesser
- The Commander of every Ship coming into the *Thames* shall put on shore all Powder, either before the Arrival of such Ship at *Blackwall*, or within twenty-four Hours after a Ship shall come to an Anchor there, or at the Place of her unloading, upon Pain of forfeiting 51. for every fifty Pounds Weight of Gunpowder found on board, and in the like Proportion for a less Quantity; and if any Gunpowder shall be found on board such Ship above *Blackwall*, after the Time limited for unloading the same, the Commander of every such Ship ship ship should ship ship ship should ship ship should be found of Gunpowder forfeit 51. and in Proportion for a lesser Quantity.
- Ditto, f. 4. If any Commander or other Officer of any Ship, (except his Majefty's Ships) fhall, while fuch Ship shall be in the River of Thames, between London-Bridge and Blackwall, keep any Gun shotted, or shall fire, or permit to be fired, any Gun on board such Ship, before Sun-Rising, or after Sun-Setting, such Commander.

or O fo fi

Peri

Brid

Tar,

by Ii Boat

fame

ihott

wher

fuch !

on bo

thall

excee

Corne

of ev

laid u

his M

Years

man,

jects o Eve being

to Sea to ferr

from t

III. ce Majefi

future

the Ch

them :

Royal

ceive t

the fai

ges of

io muc

an Act

intitled

Seama pital, Sea Se

Enemy every S

any Pi

man, d

any M

admitte disable

to recei

vice of

chant's

feldom

made b

difable

dows o

The

Eve

ln Ships

It

or Officer, shall, for every such Gun so kept shotted, forfeit 5s. and for every Gun so fired 10s. And if any Commander, or other Officer of any Ship, or any other Person on board, shall, while such Ship shall be in the River, between London-Bridge and Blackwall, permit to be heated, or melted on board such Ship, any Pitch, Tar, Rosin, or other combustible Matter, every Person so offending shall forfeit 5l.

It shall be lawful for the Master, Wardens, and Assistants of the Trinity-Honse, Diago, f. 5. by Instrument under their common Seal, to authorize an elder Brother to go in a Boat between Sun-Rising and Sun-setting to any Ship, and to go on board the same (his Majesty's Ships always excepted) in order to search for Powder, Guns shotted, and the Heating and Melting combustible Matters, within the Limits wherein such Offences are prohibited; and if the Commander or other Officer in such Ship shall, upon Demand, resuse to permit any Person so authorized to come on board such Ship, and make due Search, every such Commander, or Officer, shall sorfeit of.

In Case any Ship shall be laid up or moored in St. Saviour's Dock (except such Disto, s. 10. Ships as shall be loading, or delivering their Cargoes. and except such Ships, not exceeding two at one Time, as shall lie at Sbip-Wright-Yard, at the North-West Corner of the Dock, during the Time such Ships shall be repairing) the Master of every such Ship shall forfeit for every Day such Ship shall so continue to be laid up and moored 20s.

Every Person herein-mentioned shall be exempted from being impressed into 13 Geo. II. p. his Majesty's Service, that is to say, every Person being of the Age of fifty-five 395. Years, or under eighteen Years, and every Foreigner whether Seaman or Landman, who shall serve in any Merchant Ship or Privateer belonging to the Subjects of Great-Britain.

Every Person of what Age soever, who shall use the Sea, shall be exempted from Ditto, p. 396. being impressed for the Space of two Years, to be computed from his first going to Sea; and every Person who having used the Sea shall bind himself Apprentice to serve at Sea, shall be exempted for the Space of three Years, to be computed from the Time of Binding.

The Preamble to the following Act observes, that by one made the 7 and 8 Will. 20 Geo. II. p. III. certain Encouragements were given for Seamen to register themselves for his 835. Majesty's Service; and if any such should by Age or other Accidents be disabled for future Service, and should not be able to maintain themselves comfortably, and the Children of fuch disabled Seamen, and the Widows and Children of fuch of them as should be killed or drowned in Sea Service, were to be provided for in the Royal Hospital at Greenwich, so far as the said Hospital should be capable to re- p. 836. ceive them, and the Revenue thereof would extend; and for the better Support of the faid Hospital, 6d. per Month is by the said Act to be allowed out of the Wages of every Seaman in the Merchant's Service, as well as in the Navy, and that so much of the said Act as relates to the Registering of Seamen was repealed by an Act of 9 Ann. whereby every Seaman in the Navy (though not registered) is intitled to the Benefits of the said Hospital; and that by an Act of 10 Ann. any Seaman is to be confidered as fully qualified for an Admission into the said Hospipital, who shall produce a Certificate of his having been hurt and disabled for Sea Service, in defending any Ships of the Subjects of this Kingdom against an Enemy, or in taking any Ship from an Enemy. And that by an Act of 8 George I. every Seaman on board a Merchant Ship, who shall be maimed in Fight against any Pirate, is to be admitted into the said Hospital, preferable to any other Seamen on board. man, disabled merely by Age: And that by an Act of 8 Geo. II. Seamen on board any Merchant Ship, who shall be maimed in Fight against an Enemy, should be admitted into the faid Hospital, in like Manner as any other Seamen, wounded or disabled in his Majesty's Service: And whereas the said Hospital is not capable to receive, nor the Income thereof sufficient to provide for the Seamen in the Service of the Navy, intitled to the Benefits thereof, fo that the Seaman in the Merchant's Service, maimed and disabled in Fight, and proper Objects of Charity, have p. 837. seldom or never been admitted into the said Hospital; and as there is no Provision made by either of the faid Acts for fuch Seamen in the Merchants Service as are disabled by accidental Misfortunes, or for those worn out by Age, or for the Widows or Children of fuch as shall be killed or drowned in the said Service, and

whe by t Chil upw

or of

hall out of If

apply

Act, Fo

the P

Prefid

and H Efq; Peter

Norri

Thoma

chants the tw

24th c

(ten I

the Go

fident:

by the At a Courts in Cafe

The

June, t

five Da be give

Reques provide

Affiftan

London,

when a

and to l Persons,

before a Purpose

remove

fuch Of Corpora

vice, as as shall a

to fuch .
fuch of t

jority of

be allow and anot

General vernors,

If any

The l

There

The

The

as the Seamen in the said Service are willing to allow 6d. per Month out of their Wages, to be applied for the Relief of such as shall be disabled or worn out by Age, and of the Widows and Children of those killed in the said Service; and as they have, during the Course of this War manifested their Courage, and deserve all due Encouragement; and the establishing the said Charity will tend to the Honour and Good of the Public, it is enacted, that Alexander Hume, John Brissow, John Bance, Esqua. &c. and their Successors, to be elected in the Manner hereaster appointed, shall be one Body Corporate and Politick, by the Name of The President and Governors for the Relief and Support of fick, maimed, and disabled Seamen, and of the Widows and Children of such as shall be killed, slain, or drowned in the Merchants Service, and that by the same Name of The President and Governors, they shall have perpetual Succession, and a common Seal, with Power to alter the same as often as they shall judge expedient; and by the same Name r s sue safety shall plead and be impleaded, &c. in all Courts of Record and Places of Judicature within this Kingdom; and that they and their Successors may receive and enjoy in Trust for the Purposes of this Act all such Sums of Money as are granted, and shall be raised by Virtue of this Act all such Sums of Money as are granted, and shall be raised by Virtue of this Act, or shall be contributed or bequeathed by well-disposed Persons; and may at any Time hereafter, without Licence in Mortmain, purchase or receive any Lands, Tenements, or Hereditaments, or any Estate or Interest therein, so that the same be only for the Scite of, or to be converted into an Hospital, with Offices, and Appurtenances necessary for the said Purposes.

The President and Governors shall provide in the said Hospital for the Reception of Seamen rendered incapable of Service, or shall allow them certain Pensions, or otherwise as they shall think most for the Advantage of the said Charity; and shall also relieve the Widows and Children of such Seamen as shall be skilled or drowned in the said Service, provided such Children are not of the Age of sourteen; or if of that Age or upwards, they are incapable of getting a Livelihood, by Reason of Lamencis, Blindness, or other Instrmities, and are proper Objects of Charity; and shall make reasonable Allowances to those who shall lose an Eye, or Limb, or be otherwise hurt in sighting, defending, or working the Ships in which they serve, or in loading or unloading the Cargoes, or otherwise how-soever in doing their Duty, in Proportion to the Damage they shall receive, so far as the Revenues will extend for the said a urposes, according to such Rules, Orders, and Regulations as shall be established in Pursuance of this Act.

No Seaman in the faid Service shall be intitled to any of the Benefits of this Act. urless he shall produce a Certificate of the Hurt, &c. received, to the President, Asfistants, and Committees, herein after named, from the Master, Mate, Boatswain, and Surgeon, or so many of them as were in the Vessel to which he belonged at the Time of receiving such Hurt; or of the Master, and two of the Seamen, if there is no other Officer; or in Case of the Death of the Master, then of the Person who shall take upon him the Care of the Vessel, and two of the Seamen on board, under their Hands and Seals, fignifying how and in what Manner he received such Hurt, where and when he entered, and how long he had served on board; and the Parties giving such Certificates shall make Oath of the Truth of the Contents before some Justice, if given in any of his Majesty's Dominions, or the chief Officer of the Customs of the Place where there is no Justice, or before the British Conful, or Refident in any foreign Country where such Certificate is executed (who are to administer the same without Fee;) and in Case of Sickness, whereby such Scamen shall be rendered incapable of Service a Certificate in like Manner, signifying that he was healthy when he entered on board, and that the same was contracted in doing his Duty in the Service of the Ship, and not otherwife; and no Widow or Children of any Seaman, killed or drowned in the faid Service, shall be intitled to any Allowance by Virtue of this Act, unless they shall produce a Certificate, authenticated in like Manner, fignifying how such Seaman lost his Life in the Service of the faid Ship, the Time and Place he entered on board, and how long he had served therein; and also another Certificate under the Hands and Seals of the Minister, and Church-Wardens, and Overseers of the Poor of the Parish or Township, or any two of them, or of the Minister and Overseers of the Poor where there are no Church-Wardens (and if fuch Widows or Children are Quakers, then under the Hands of two reputable Persons of that Persuasion) of the Place where

p. 839.

p. \$40.

where such Widow or Children have a legal Settlement, or reside, to be attested by two or more credible Witnesses, that she was the lawful Wife, and they the p. 841. Children of such Seaman, and under the Age of sourteen; or if of that Age or upwards, not capable of getting a Livelihood, by Reason of Lameness, Blindness, or other Insimities, and are proper Objects of Charity; and no Seaman shall be provided for by a Pension, or otherwise, as decrepid or worn out, unless he shall have served sive Years in the Merchant's Service, and paid 6di per Month out of his Wages for that Time, for the Purposes of this Act.

If any Person shall forge, counterfeit, alter, or unfairly obtain any such Certificate, the same, upon Discovery thereof, shall be null and void, and the Person applying for Relief shall be for ever incapable of receiving any Benefit from this

Act, and shall be punished as an incorrigible Rogue.

For the more constant and ordinary Management of the Monies to be raised for the Purposes aforesaid, there shall be for ever hereafter, from Time to Time, a President, and twenty-one Assistants, and Committees of the said Corporation; and Henry Norris, senior, Esq. shall be the first President, and Alexander Hume, Esq. Sir Peter Thompson, Knt. Robert Nettleton, Robert Thornton, John Smith, Peter Du Cane, Jossas Wordsworth, Joseph Fawthorp, Esqus. Josiah Chitty, Henry Norris, jun. William Black, John Hanbury, John Weyland, Robert Dingly, Thomas Hyam, James Brogden, Stephen Theodore Janssen, John Thomsinson, Merchants; Master Thomas Bennet, Master John Canham, Master Adam Spencer, the twenty-one Assistants or Committees.

The faid Prefidents and Affistants before named, shall continue so to be till the p. 841. 24th of June, 1748, on which Day yearly, or within five Days before or after (ten Days Notice being first given in the London Gazette of the Day fixed by the General Court of the said President and Governors) a new Election of a Prefident and twenty-one Affistants shall be made for the Year following, and taken

by the faid Prefident and Governors then prefent.

At all General Courts of the President and Governors, and at the several sull Courts of Assistants, the President shall have a Vote, and act as a Member; and

in Case of an Equality of Votes, shall have the casting Voice.

There shall be four General Courts at least held every Year, viz. on the 24th of fune, the 29th of September, the 25th of December, the 25th of March, or within five Days before or after either of the said Days, of which ten Days Notice shall be given in the London Gazette; and the President and Assistants may call a General Court at any other Time, as the Assairs of the Corporation shall require, or at the Request of thirteen Members, signifying the same by Writing under their Hands; provided Notice be given as aforesaid of the Time and Place of Meeting.

The President, with five or more of the Assistants, shall make a sull Court of sass. Assistants, or Committees; and shall meet upon Wednesdays weekly, in or near London, or at such other Time and Place as they shall appoint; and such Court when assembled shall have Power to apply the Monies arising by this Act for the Relief of such Seamen, and their Widows and Children, as are before described; and to lay out the Surplus thereof, and any Monies contributed by well-disposed Persons, in Parliamentary Securities, or in the Purchase of such Lands. Sec. as are before allowed; and under their common Seal to enter into any Contracts for the Purposes aforesaid, for the better carrying on the said Charity; and to appoint and remove at Pleasure any Officers and Servants, or other Persons employed (except such Officers and Persons as are directed to be chosen at a General Court of the Corporation) and appoint such Salaries, Perquisites, or other Rewards for their Service, as they shall think proper; and to transact and determine all such Matters as shall appear to be necessary for effecting the Purposes hereby intended.

The Management and Accounts of the President and Assistants shall be liable to such Audit and Inspection, Allowance, Disallowance, and Controul of all or such of the Members, as by any By-laws of the Corporation shall be appointed.

There shall be a Receiver of the Corporation, who shall be chosen by a Ma-p. 844, jority of the President and Governors in a General Court as aforesaid, who shall be allowed such Salary as they shall think proper, and be removed at Pleasure, and another Person chose in his Room.

If any Vacancy shall happen by Death, or Removal of any Person chosen at a General Court, it shall be filled up at a General Court of the President and Governors, after ten Days Notice given of such Election in the London Gazette.

D 4

For

p. 845.

p. 846.

For keeping up a competent Number of Members, and for perpetuating the Succession thereof, and for filling up the Places of President and Assistants, the President and thirteen Governors present at a General Court to be held as aforefaid, shall elect other fit Persons to be Members in the Room of such of the Persons above named, or to be from Time to Time elected Members, who shall

die, or refuse to accept of, or continue to be Members.

The President and thirteen Governors, assembled in a General Court, may make and constitute such By-laws, &c. as shall seem necessary for the establishing the faid Corporation, and the Officers, Servants, and Persons employed by them; and for the applying the Money, and providing for the Persons intitled to the Benefit of this Act; and for the auditing the Accounts, and the controlling, allowing, or disallowing the Transactions of the said President and Assistants, and of the Officers, Servants, and Persons; and for putting the said Laws in Execution, and for revoking and altering the same at Pleasure; which By-laws, &c. shall be duly observed, so as they be reasonable, and not repugnant to the Statutes, Cultoms, or Laws of this Kingdom, or any of the express Regulations of this Act.

If the President shall at any Time not attend, the Court of Assistants, or Governors at a General Court, shall depute any other Member to preside and act as President in his Absence, and do all other Acts and Things at the said Courts as

the President is impowered and required to do.

For the Encouragement of Benefactors to fo good a Design, it is enacted, That if any Person shall at one or more Payments contribute 50%, for the Purposes of

this Act, he shall be declared a Governor of the said Corporation.

Every Seaman, or Person employed in any Vessel belonging to a Subject of England, and every Master or Owner navigating the same (other than such Apprentices under the Age of eighteen, as are exempted from Payment of 6d. per Month to the Hospital at Greenwich, by an Act of 2 Annæ, and Persons employed on the Coasts of England in taking of Fish brought fresh on Shore; and Persons employed in Boats or Vessels that trade only from Place to Place within any River in England, or in open Boats upon the Coasts thereof) and Pilots employed on board Vessels shall, after the 29th of September, 1747, pay 6d. per Month, and proportionably for a lesser Time, during their Employment, for the Purposes aforesaid.

The Master, Owner, or Commander of every Vessel, is to deduct out of the Wages, &c. of every fuch Seaman, &c. (except as before excepted) the faid Duty of 6d. per Month, and shall pay the same to such Receivers as the President and Governors, or the Trustees of the Out-ports, shall appoint, if such Seamen, &c.

shall have, or be intitled to any Wages, Shares, or Profits.

The President and Governors, at a full Court of Assistants, shall appoint One or more Receivers of the faid Duty at the Port of London; and also depute the Collectors or other Officers of his Majesty's Customs, in the several Out-ports of England, or other Persons, to receive the same there (except in such Out-ports where separate Trustees shall be appointed by Virtue of this Act) and the said several Receivers are required to collect and pay over the said Duty, according to the Instructions in Writing, which shall, from Time to Time, be sent them by the President and Governors; for which Allowances shall be made them out of the faid Duties, as the President and Governors shall think fit.

Every Master, or other Person navigating, or having the Care of any Merchant Veffel, shall keep a Book by Way of Muster-roll, in which shall be entered his own, and the Names of the Persons employed on board, with the usual Place of their Abode when on Shore; and over-against each Name the Time and Place of entering into such Service, and in what Ship he performed his last Voyage; a Duplicate whereof shall be figned by the said Master, or other Person having the Care of such Vessel, and shall be delivered, before her Departure, to the Collector of the said Duties, at the Port to which she belongs; and the said Master, &c. shall keep such a Muster-roll during the Voyage, and shall enter when and where any Person shall be discharged from, or shall leave or desert such Vessel, and others shipped on board, describing them as before directed; and when and where any of them received any Hurt or Damage, or were killed or drowned; a Duplicate whereof shall be figned and delivered as aforesaid, at the Ship's Return to the

p. 847.

p. 848.

Port Coll Gov faid forfe Fe Mer all fu at th fuch tors : Nun upon Sterl Fo of M

that S fuch men, to wh Colle Holp the fa for th 2 Geo pital, herei Ev Moni

Chie

and n faid I fer fu cate i than Payn Perfo rectio If when

Port cleare

tinue fuch In 2 yak fuch other convi thori of w

TI Mon

Fr longi with five o tomb Time fiftee

Port to which the belongs; true Copies whereof shall be made, and filed by the Collectors, and the original Duplicates transmitted by them to the President and Governors, to be filed and kept by fuch Officer as they shall appoint: And the faid Masters and Receivers, &c. in Default of any of the Premises, shall severally

forfeit 20 /. Sterling for every such Offence.

For the better Discovery of what shall be due from Persons serving on board Merchant Ships, &c. the Collectors shall summon, by Warrant under their Hands, all fuch Masters, &c. or (in their Absence) the Owners of such Vessels, to appear at their Office (so as they be not obliged to travel above ten Miles for the making fuch Appearance) and to examine them upon Oath (which Oath the faid Collectors are to administer) to the Truth of the Copy of such Muster-roll, and the p. \$49. Number and Times of Service of each Person chargeable with the said Duty; and upon their Refusal to appear, or make Oath as aforesaid, they shall be fined 20%.

lĐ

t ١f

*

d

18

y

r - fish oys

For the more easy and effectual collecting the said Duty from the Masters, &c. of Merchant Veffels employed in the Service of his Majesty, t : Secretaries or Chief Clerks of the publick Officers of the Crown, usually hiring, &c. Vessels for that Service, shall deliver a Duplicate of the List of the Numbers and Names of fuch Ships, and of the Masters and Owners thereof respectively, and of the Seamen, &c. to the Collectors of the faid Duty at the Port of London, or Out-ports to which they severally belong, as is by an Act of 2 Geo. II. to be delivered to the Collector of the Port of London, of the Duty of 6d. per Month given to the Royal Hospital at Greenwich; and the said Secretaries and other Officers belonging to P. 850. the faid Offices, and the Masters, &c. of such Vessels, shall do every other Act for the due Payment of the Duty, as is required to be done by the faid Act of 2 Geo. II. for the Payment of the Duty of 6d. per Month to the faid Royal Hofpital, and shall be liable to the like Penalties and Forseitures for any Default herein.

Every Master, &c. liable to the Payment of the said Duty, shall pay all such Monies as shall, from Time to Time, be due to the Collectors appointed, at the Port only to which such Vessel does belong, and before such Vessel shall be cleared inwards, by the Officers of the Customs in any of the Ports of England; and no Officer of the Customs shall clear inwards any Merchant Ship liable to the faid Duty, or grant any Warrant, Cocket, Transire, Return, or Discharge, or suf- p. 851. fer such Vessel to go out of Port, until the Master, &c. shall produce a Certificate from the Receiver of the faid Duty being fully paid, and that he is not more than three Months in Arrear for the same, or that he is exempted from the Payment of the faid Duty by Virtue of the Exceptions herein contained; and the Persons making Default in any of the Premises, or acting contrary to the Directions before-mentioned, shall forfeit 20%. Sterling for every such Offence.

If the Master, &c. shall not produce such Certificate to the Tide-Surveyor, when he shall come on board to clear such Vessel, the Tide-Waiter shall be continued on Board at the Expence of fuch Master, Owner, or Commander, until

fuch Certificate is produced.

In all Cases where an Oath is required to be taken, the solemn Affirmation of p. 85st Quakers shall be accepted instead thereof; and if any Quaker shall refuse to make fuch Affirmation, he shall be subject to the like Forseitures and Penalties as any other Person refusing to take an Oath is liable to by this Act; and any Person convicted of false Affirming or Swearing, before any Collector, &c. hereby authorized to administer Oaths, he shall suffer Penalties, &c. as Persons convicted of wilful and corrupt Perjury, are by the Laws of England liable to.

The Charges and Expences of obtaining this Act shall be paid out of the first Monies to be raifed and contributed by Virtue hereof at the Port of London.

From and after the 24th of June, 1747, the Owners and Masters of Veffels belonging to Persons residing at any of the Out-Ports of this Kingdom, may meet within the Limits of the said Ports at any proper Time and Place, appointed by five or more of them, by giving ten Days previous Notice, to be fixed at the Cuf-tomhouse Wharf, Key, or other publick Place, at such Out-port; and may from p. 853. Time to Time appoint by an Instrument in Writing under their Hands and Seals fifteen Persons to be Trustees for such Out-port, for receiving and applying the

faid Duty of 6d. err Month, at fuch Out-port for the Relief of the Seamen employed on Board the Veffels belonging to fuch Perfons respectively; and such of their Widows and Children as shall be entitled thereto by this Act; and the said Trustees shall continue to the 26th of December next after such Election, and until new Trustees are nominated and confirmed; and within ten Days after every 26th of December yearly, the faid Owners and Masters shall meet and appoint in like Manner fifteen Persons to be Trustees for the Year ensuing, and the said Trustees shall continue until new ones are elected and confirmed; and the said Instrument shall be sent to the President and Assistants, who are to confirm the fame under the common Scal of the Corporation, without Fee or Reward, within ten Days after the Receipt thereof: And the faid Trustees, when so confirmed, (sive whereof shall be a Querum) shall be vested with the same Powers to make By-laws, and to revoke or alter the same, and for receiving and applying Benefactions, and for appointing Receivers and other Officers for collecting and applying the faid Duty, as are given to the President and Governors aforesaid, according to such Rules, Orders, and Regulations as shall be established in Purfuance of this Act; and the faid Receivers and other Officers shall have the same Powers as other the Receivers and Officers before appointed, and shall be liable to the same Penalties and Forfeitures.

And whereas by Letters Patent, bearing Date the 18th of December, in the fixth Year of the Reign of King Edward VI. certain Merchants, therein named, and their Successions, residing at the Port and City of Brislos, are incorporated by the Name of The Master, Wardens, and Commonalty of Merchant-Venturers of the City of Bristol; which Society is willing, for the Benefit of the Seamen employed in the Service of the Merchants, &c. belonging to the said City and Port, to undertake the Collection and Application of the faid 6d. per Month, payable there, and of any Donations of well-disposed People; it is therefore enacted, That the Master, Wardens, Assistants, and Treasurer of the said incorporated Society, for the Time being, shall be Trustees, and shall be vested with the like Powers, &c. for collecting, recovering, and applying, &c. the faid Duty and any Donations at the faid City and Port; and for appointing Receivers and other Officers for the faid Purposes as are granted by this Act to the President and Governors as a forefaid, according to such Rules, Orders, and Regulations as are, or shall be established. tablished by Virtue of this Act; and such Receivers and other Officers shall have the same Powers, &c. as those to be appointed in pursuance of this Act, and shall be subject to the like Penalties and Forseitures; and the said Master, Wardens, Affistants, and Treasurers, shall also have Power to take and receive any Lands, Tenements, and Hereditaments in such Manner, and for the like Purposes only as the faid Prefident and Governors are by this Act impowered to take and receive.

And whereas the Guild of Masters and Pilots, Seamen of the Trinity House of Kingflon upon Hull, are willing for the Benefit of the Seamen employed in the Service of Merchants, &c. belonging to the faid Town and Port, to undertake the Collection and Application of the faid Duty, and any Donations of well-disposed People there, it is therefore enacted, That the faid Guild of Masters and Pilots, Seamen of the Trinity House of the Town and Port of Kingston upon Hull, for the Time being, shall be Trustees, and shall be vested with the like Powers for collecting, recovering, and applying, &c. the faid Duty and any Donations, and for appointing Receivers and other Officers, as are granted by this Act to the Prefident and Governors aforefaid, according to fuch Rules, Orders, and Regulations as are or shall be established by Virtue of this Act; and such Receivers and other Officers shall have the same Powers, &c. as those to be appointed in Pursuance of this Act; and shall be subject to the like Penalties and Forseitures.

Nothing herein contained shall oblige the Receivers or Collectors of the said Duty, who shall be appointed by the Trustees of any of the respective Out-ports, to fend Duplicates of the Muster-rolls (directed to be delivered to them by the Master, or Person having Care of any Vessel) to the said President and Assistants, but fuch Duplicates, after making and filing Copies thereof, shall be deliver'd by fuch Collectors, &c. to the faid Trustees respectively, to be by them kept for their Use.

No Seaman, &c. in the Merchants Service thall be intitled to any Benefit from this Act at the Port of London, or any Out-port, but those who are liable to, and shall pay the said Duty at the said Ports respectively.

D. 854.

p. 855.

p. 856.

Those

mo Dit oth

fide

Ou rece wh

Mil

the

Serv judg

ject

grea

Rett

Abo

then

fuch

Truf other

A Faft-

them

dren

a Fu

the f it is t the S liable N

Com

drow

be er

fued

Prote

lowe

be al

plied

fame

fuch

all A

done

with

Cour

ant r

Evid

appe

other

shall

fhall

fuch

Cafe:

TI

Al

If Lim

Those Seamen who shall have been longest in the said Service, and contributed most towards the said Duty, shall be first provided for as worn out or decrepid.

If any Seaman or other Person employed on Board any Vessel shall, in the Discharge of his Duty, either on Shore or on Board, break any Limb, or be otherwise hurt, so that immediate Care is necessary to be taken of him, the Prefident and Governors of the Port of London, and the respective Trustees for the Out-ports, shall provide proper Relief for such Person, until he shall be so well recovered of such Hurt as to be removed and fent with Safety to the Port to p \$57 which fuch Veffel does belong; and the Expence thereof, not exceeding 2d. per Mile, shall be paid by the President and Governors at the Port of London, or by the Trustees for the Out-port to which such Person shall be sent.

If any Seaman or other Person shall serve five Years or more in the Merchant Service, and shall have paid the 6d. per Month for that Time, and shall be adjudged by the President and Assistants, or the respective Trustees, a proper Object of Relief, he shall be provided for at the Port where he shall have paid the greatest Part of the said Duty for the last five Years of his Service.

If it shall happen that Scamen employed in the Merchant Service, within the Limits of this Act, shall be shipwrecked or taken by the Enemy, and on their Return from Imprisonment may be travelling with Passes to the Place of their Abode, the President and Governors, and the respective Trustees, may relieve them in fuch Manner as they shall think proper.

Where Certificates directed to be produced by this Act cannot be obtained, fuch other Certificates as thall be satisfactory to the President and Governors, or Trustees respectively, shall be admitted to intitle the Party to the Pensions or other Relief provided by this Act.

And whereas the United Company of Merchants of England trading to the Faft-Indies have at their own Expence provided for fuch Seamen employed by them, as have been rendered incapable of Service, and for the Widows and Children of fuch as have been killed or drowned in their Service, and have established p. 85% a Fund for that Purpose, and are therefore defirous that the Persons employed in the faid Service may be exempted from the Payment of the faid 6d. per Month; it is therefore enacted, That no Officer, Seaman, &c. of any Veffel, employed in the Service of the faid Company, shall, during the Time of such Service, be liable to the Payment of the faid Duty.

No Officer or Seaman, &c. during his Employment in the Service of the faid Company, nor the Widows or Children of fuch of them as shall be killed or drowned, shall be intitled to any Benefit by this Act during the Time they shall

be employed in the faid Service. All pecuniary Forfeitures and Penalties incurred by Virtue of this Act shall be fued for and recovered in any Court of Record in England, wherein no Effoin, Protection, Privilege, Wager of Law, or more than one Imparlance shall be al- p. 856. lowed; and if a Verdict shall pass for the Plaintiff in any such Action, he shall be allowed double Costs; and one Moiety of the Forfeitures, &c. shall be applied to the Uses of this Act, and the other to the Person who will sue for the

same in Manner aforesaid.

This Act shall be deemed a publick Act, and be judicially taken Notice of as fuch by all Judges and other Persons, without specially pleading the same; and all Actions or Suits which shall be commenced against any Person for any Thing done in Pursuance of this Act, or in Relation to the Premisses, shall be brought within three Months next after the Fact committed; and shall be laid in the County or Place where the Fact was done, and not elsewhere; and the Defendant may plead the General Issue, and give this Act and the Special Matter in Evidence, and that the same was done in Pursuance thereof; and if it shall so appear, or if such Action, &c. shall be brought after the Time limited, or in any other County or Place, the Jury shall find for the Defendant; or if the Plaintiff shall become nonsuited, or suffer a Discontinuance of his Action, or Verdict shall pass against him, the Defendant shall have double Costs; and shall have fuch Remedy for the same as Defendants have for Costs of Suit in any other Cafes by Law. E e tare . . . toy a time selection

The procuring the preceding AH is an Instance of the benevol t Regard our Merchants have for the support here at Home of those Seamen who shall suffer by valiantly defending their Property, either in Ship or Goods, and for the distressed Families of such, who shall unhappily lose their Lives in their Service; whilst the following Ones serve no less to demonstrate both theirs, and the Government's indulgent Attention to secure a Sufficiency for them abroad, when reduced by Misfortunes to the Necessity of claiming it; and the charitable Dispositions these Acts contain, plainly evince as well the Prudence as the Beneficence of the Promoters and Compilers of them, justly challenging our Tribute of Praise for such shrining Instances of Tenderness and Compassion, in a comfortable Provision for the accidental Sufferings of the Brave, till now left destitute and diffregarded, I mean, by Law, for tho the 22d and 23d Gar. II. Cap. 11. Sect. 10. (before recited) provides something for the maimed and slain, yet tis too small to supply the Loss of Limbs, or give Maintenance to the afflicted Relicts of a Sailor, untimely snatched away; tis therefore from those Statutes only the Mariner must expect Redress, and a Resection on their Existence will naturally encourage him to deserve their Protection, by a punctual Compiliance with his Duty.

him to deserve their Protection, by a punctual Compliance with his Duty.

8 Gen. 1. cap.

It shall be lawful for Persons authorised by the Majority of the British Merchants and Factors residing in Portugal, being assembled with the Consul General, or his Deputy, in any of the Ports in Portugal, to recover from all Commanders of British Ships trading from Great-Britain or Ireland, or any other his Majesty's Dominions, to any of the Dominions of the King of Portugal, the following Sums, viz. any Sum not exceeding 200 Reis per Ton on all tonage Goods (except Wheat, Barley, Rye, Coals, Timber, Boards, and Lumber) and 100 Reis per Ton on Wheat, Barley, &c. and 15 per Cent. on the Freight of all other Goods exported from any of the King's Dominions to any Place in the Dominions of the King of Portugal; and all Bills of Lading shall specify to pay the Monies accordingly, under Denomination of Contribution, as per Act of Parliament; and the Persons paying the same shall be reimbursed by the Freighters, or the Persons to whom the Goods shall be consigned; and if no Bill of Lading shall appear, and no Freight or Tonage is settled between the Owner. The Goods and the Master of the Vessel, the Freight or Tonage shall be valued by two indifferent British Merchants on the Place, one to be chosen by the Consul General, and the other by the Master of the Ship, within ten Days after unlading the Goods; and if the Persons so chosen shall chuse a third (being a British Merchant on the Place) who shall decide the Valuation in three Days.

Ditto, f. 2. All Masters of Ships trading from Great-Britain, Ireland, or any other his Majesty's Dominions, to the Dominions of the King of Portugal, and unloading there, shall within ten Days after their Arrival deliver to the Consul General, or Deputy Consul, residing there, or to such Person as shall be appointed, a Manifest upon Oath, specifying the Particulars of the Cargo, or of such Part thereof as shall be unloaded there, and to whom consigned, which Oath the Consul General, &c. is to administer gratis.

Ditto f. 3. The Conful General, or his Deputy, shall detain the Clearances outwards of all British and Irish Ships till Payment.

Ditto, f. 4. The Monies shall be applied in Manner following, viz. to the Minister residing there 300 Mill-Reis per Annum, by equal Quarterly Payments, and the Remainder for the Relief of shipwreck'd Mariners, and other distressed Persons, his Majesty's Subjects, and to such other charitable and publick Uses as shall be appointed by the Majority of the British Merchants and Factors residing at Liston, and other Parts in Portugal, being affembled with the Consul General, or any of his Deputy Consuls.

Ditto, f. 5. Persons formerly liable to pay the sour Reis per Mill, shall, after Payment of the Sums required by this Act, be exempted from the same.

Ditto, f. 6. The Conful General, or his Deputy Confuls, refiding in *Portugal*, shall, as they see Occasion, call a general Meeting of the *British* Merchants and Factors, and shall call such Meetings as often as shall be desired, by Writing under the Hands of any five *British* Merchants or Factors.

f. 7. This shall be a publick Act, &c.

Veffe impoing to as dis batim It is ty's S Britis or Iri any S

the fa

to Ca

Ma Ship v If N Charg either pence to con tions a tained full W

If G Ship in

be acq brough fervation. Tho Marine feited a Marque Goods yet it of ly perfeif the S

And thi

Barreter with yet the ligence; dition; because Ship-bo rect and the Fact When

in his H Law as i and it is any Goo of Londo Comm

on board Perfons i fufed to Commiss An Act, like the preceding one, was made for his Majesty's Subjects trading 9 Go. 11. to Cadiz and Port St. Mary's, specifying, that any Sums of Money, not exceeding eap. 15. 6. 1, one Ryal Plate per Ducat, shall be received from all Masters of British and Irish as 5. 5. 4. 5. 6. Vessels, trading to those Places, on the Freight of Goods (except Tonage Goods) imported into the said Ports, and on all Tonage Goods, any Sums not exceeding two Rials Plate per Ton, to be collected and disposed of in the same Manner as directed for that raised in Portugal, and the other Part of this Act being verbatim like that, is here omitted to be repeated.

It shall be lawful for Persons appointed by the Consul, named for his Majest-10 Gm. 11. ty's Subjects trading to the Port of Legborn, together with the Majority of the Cop. 14. 6.1. British Merchants and Factors there, to recover from all Commanders of British or Leish Ships, trading from any Part of his Majesty's Dominions to the said Port, any Sums not exceeding one Livre per Ton on all Tonage Goods imported into the said Port, and all Bale Goods, not exceeding one third of a Livre per Bale, or Parcel: to be recovered and applied with like Directions as in 9 Geo. II. Cap. 25, for the Consulage Duty at Cadiz and Port St. Mary's:

Mariners must help one another both at Sea and in Port, and never quit the Ly. Olives, Ship without Leave from the Master, when she is at Anchor.

If Mariners get drunk and wound one another, they are not to be cured at the mark. Charge of the Master or Ship, as the Damage is not received in the Service of either; but if any of them are hurt, or taken ill, in doing their Duty, the Ex- Leg. Olorso, pence of their Cure the Ship must defray; and if his Disorders render him unfit eap. 6. to continue on Board, he shall be left on Shore, and have those Accommoda- Disto, eap. 1. tions and Assistance as his Case requires; and though the Ship must not be detained to attend his Recovery, yet if this happens afterwards; he shall have his full Wages, deducting only what the Master may have expended for him.

If Goods are thrown overboard in order to lighten, and by this Means fave the Leg. Oleron, Ship in a Storm, upon Proof thereof, by the Oaths of the Master, &c. he shall cap. 11. be acquitted; though the Ship, Freight, and Remainder of the Cargo shall be brought into an Average, to make good what was so thrown away for the Pre-

fervation of the whole.

Though a Ship shall be seized for Debt, or otherwise become sorfeited, the Consolat, del Mariners must receive their Wages, unless in some Cases, where they are for-Marc. seited as well as the Ship; as in Case of committing Piracy, with Letters of Marque, by Reason of which all will be forfeited; but Lading of prohibited Rest. Abridge. Goods on board, such as Wool, &c. tho it subjects the Ship to a Forfeiture, Pol. 530. yet it disables not the Mariner of his Wages; for the Sailors having honestly performed their Parts, the Ship is tacitly obliged for their Wages; but if the Ship perishes at Sea they lose their Wages, and the Owners their Freight: And this being the Marine Custom is allowed as well by the Common as Civil Law.

Barretry of the Mariners is a Difease so epidemical, that it is difficult for a Master with the greatest Care to prevent it, and though he may not really be faulty, Just. de ob, yet the Law will always adjudge him so, and impute Sailors Offences to his Neg-jurkes dilect. ligence; and were it otherwise, the Merchant would be in a very dangerous Con-structure. In the Reasons why a Master should be responsible for his Crew, are, possed, the because it is of his own chusing, and under his Correction and Government, and on Jose in B. R. Ship-board know no other Superior but himself, and if they are faulty he may cor-smith. rect and punish them (in a moderate Manner) and justify the same by Law; and Relia Abridge the Fact being proved against them, he may reimburse himself out of their Wages. 533.

When Goods are once delivered to a Master, they are not subject to be attached in his Hands, nor can any Custom whatsoever support the same, for they are in Law as it were bailed to the Ship, until the Freight and all other Charges are paid; Mich. 27 Cor, and it is very much doubted whether an Attachment can be made in London of II per L.C.J. any Goods lying on board Ship, in the River of Thames (which, though the Port Hall. of London) notwithstanding Freight, and all other Charges are paid off.

Commissioners of Bankruptcy issued a Warrant to seize Goods of a Bankrupt Hid. 8 Jan. on board two Ships in Topsham Bay in Devonshire; the Goods were consigned to in Chancery. Persons in Holiand, who had not paid the Bankrupt for thein; the Masters refused to deliver the Goods notwithstanding the Warrant, which occasioned the Commissioners coming to demand them, though they were still refused.

Sir Peter King moved for an Order upon the Masters for their Contempt.

The Court at first greatly doubted whether they can make an Order in Aid and Affistance of the Warrant of the Commissioners of Bankruptcy, the Statute having vested a large Power in them; besides, the Persons to whom the Goods are consigned, would be indebted to the Creditors of the Bankrupt, which Creditors of the Bankrupt of t

tors may recover by the Law of Holland.

Sir Peter King. We shall rather lose the Goods than follow them into Holland.

Lord Chancellor. Their refusing to deliver the Goods upon the Warrant is no Contempt to this Court, tho' the Commissioners act under a Commission under the broad Seal: The Masters in this present Case have some Colour to detain the Goods; for upon a Delivery of them, they may be disappointed of Freight, and the Assignees of the Commission must stand in the same Place as the Bankrupt, and be subject to his Contract.

But however an Order was made upon the Masters to deliver the Goods upon Payment of the Freight, and the Masters to be indemnified by the Creditors against a Bill of Lading, which was sent by the Consignees.

I have now finished the Subject of Sbips and Seamen, which has been spun out to a great Length by the necessary Quotations of Cases and Laws so interesting a Topick calls for; and I think the omitting any of them would have rendered the Discourse desective: It is true the Lecture must be dry and tasteless, even to those who use it for Information, and much more so where it is not wanted; yet as such Treatises are not calculated to divert, ut instruct, I have endeavoured to render it as conducive to this last Purpose as I am able, and hope it will prove so to those who shall have Occasion to use it; and I shall now, according to my proposed Method, proceed to treat of other Marine Affairs, such as

Freight, Charterparties, Bills of Lading, Demorage, and Bottomry.

REIGHT is the Sum agreed on for the Hire of a Ship, or Carriage of Goods, and must be paid in Preference to all other Debts, for whose Payment the Goods stand engaged; but as those are obliged to the Ship for her Hire, so is the Ship to the Owner of the Goods, in Case of Damage or Waste, through any Defect of the Vessel or Sailors.

CHARTERPARTY (Charta Partita, i. e. a Deed or Writing divided) is the fame in the Civil Law with an Indenture at the Common Law: It fettles the Agreement, as the BILLS of LADING do the Contents of the Cargo, and binds the Mafter to deliver them well conditioned at the Place of Discharge, according to the Agreement; and for Performance, the Mafter obliges himself, Ship, Tackle and Furniture.

The taking a Ship to Freight is the Hiring her of her Master or Owners, either in part or the whole, and either by the Month, for an entire Voyage, or by the Ton; and the Contrast, reduced into a Writing commonly called a Charterparty, executed between the Freighter, and the Person who lets the Ship, and expressive of the different Particulars agreed on, as aforesaid.

The Master or Owners generally covenant to provide both a Sufficiency of Tackle and Mariners, and to fit the Ship in every Respect for performing the Voyage agreed on; and the Merchant, on his Part, stipulates to comply with the Payment promised for Freight, on Delivery of his Goods, and both oblige themfelves in Penalties for Non-compliance; the Nature and Form of which will be shewn in the subsequent Copy of a Charter-party, and the consequent Security of a Bill of Lading, both which I have inserted inserted only and France on the consequent of the second state of the second st

rity of a Bill of Lading, both which I have inferted for my Reader's Government.

Per Leg. Nav.
Rhod. Art.

If there be a verbal Agreement only, and Earnest given, and the same be broke off by the Merchant, according to the Rhodian Law, he loses his Earnest;

but if the Owners or Master repent, they forfeit double.

Gree. But by the Common Law of England the Party dam. ified may bring his Action of the Case, and recover all Damages on the Agreement.

If

to

cor

of:

con

ren

be

the

COV

on :

near

regi

ted

havi

and the

quod the

in fa

and ant

tunc

lade

fore

the !

have

fels i

clara

and

fit of

adju

den,

the 1

boar

the (

carry

pecti

not t

Cafe ment

Guine

Co Mero

A Barle If by the Time appointed in the Charterparty the Ship is not ready to take in, or the Merchant (after the Days of Demorage commonly granted) not ready to load, the Parties are at Liberty, and the fuffering one hath his Remedy against the other by Action, to recompense the Damage.

If Part of the Loading be on board, and some intervening Missortune prevents JureMar.L.z. the Merchant from shipping the whole in Time, the Master is at Liberty to cap. 4. s. contract with another, and shall have Freight by Way of Damage for the Time that those Goods were on board after that limited; for such Agreements, being of a conditional Nature, precedent a Failure as so a compleat Loading, will determine the sane, unless afterwards affirmed by Confent; and though it be no Prudence for every Merchant or Master to depart from the Contract, on a Non-compliance of Articles, yet it is the highest Justice, that Ships and Masters should remain free; for otherwise, by the bare Lading of a Cask or Bale, they might be deseated of the Opportunity of Passage, or Season of the Year.

So, on the other Hand, if the Veffel be not ready, the Merchant may thip Cro. Car. the Remainder of his Goods on board another, and discharge the first, and re- 383. 3 Lev. cover Damages against the Master or Owners for the rest; this being grounded

on the like Reason as the former. Charterparties have always by the Common Law had a genuine Construction as near as may be, and according to the Intention and Defign, and not according to the literal Sense of Traders, or those that merchandize by Sea, yet they must be regularly pleaded; and therefore in an Action of Covenant or an Indenture dated the 9th Oct. 38 El. wherein was recited, whereas by Indenture of Charterparty dated Sept. 8. 38 Eliz. between the Plaintiff and Francis Cherry; the Plaintiff having hired of him a Ship, for a Voyage to Dantzick, upon taking the Ship it was agreed between them, that the Ship should be laden with Corn at Dantzick, and fail from thence to Legborn. Now by the faid Indenture, in Confideration the Plaintiff had agreed, that the Defendant should have the Moiety of Corn, quod tune fuit (what is then was) or afterwards should be laden in the Ship during the said Voyage, the Defendant covenanted to pay the Moiety of the Money for the faid Corn, quod tunc fuit, or afterwards should be laden, &c. and alledgeth in facto (in fact) that Oct. 9, 38 Eliz. the Ship was laden with 60 Lafts of Corn, and for not Performance of this Covenant the Action was brought; the Defendant pleaded that the Deed was sealed and delivered Oct, 28, 38 Eliz. & quod ad tunc vel postea (and which to that Time or afterwards) there was not any Corn laden there, and traverseth the Delivery Od. 9. or at any Time afterwards before the 28th Od. 38 Eliz. and it was adjudged upon Demurrer, that in Regard the Plaintiff declared upon a Deed dated Od. 9, 38 Eliz. it shall be intended to have its Effence and Delivery at that Time, and no other; and if he should confess it to be delivered at any other Time, it would be a Departure from his Declaration, and the Word tunc is referred to the Delivery, and not to the Date; and if it were delivered ten Months after the Date, he should not have the Benefit of the Corn laden before the Delivery: And therefore the Defendant was adjudged not to be charged with paying for any Corn before the Delivery of the 2 Cr. 163. Deed, the Words of the Deed being, that he should pay for the Corn then la-2/1/2 v Sir den, &c. which (tben) is referred to the Time of the Essence of the Deed by Baptif Hicks.

the Delivery, and not to the Date.

Atkinson contracted with Buckle for the Carriage of an hundred Quarters of 3 Bals. 1522.

Barley, and promised to deliver unto him the hundred Quarters of Barley a Ship. 1 Re. 312.

board at Barton Haven in the County of York, to carry them for him, and for the Carriage thereof did promise to pay to him so much; and Buckle promised to carry the same for him, and accordingly brought his Ship to the said Haven, expecting there the Delivery of the hundred Quarters of Barley; but Atkinson came

Case upon the Promise, and upon non assumptive pleaded, had a Verdict and Judgment, which was affirmed upon a Writ of Error.

Covenant upon a Charterparty between Bolton Owner, and Lee and Morgan Merchants, Freighters of a Ship, let by Bolton, on Freight, for a Voyage to Guinea, at 481. per Mensem, and there was a mutual Covenant between the Parties, & quemibbet eorum modo sequente (and either of them in the sollowing Man-

not to deliver the same to him, whereupon Buckle brought his Action of the

ner) and then divers Covenants follow, concerning the Ship's Tackle and Performance of the Voyage; and then a Covenant for the Payment of the Freight (viz.) when the Ship arrived at Guinea, the Freight then due, was, upon Notice, to be paid in England, and when the arrived in England, the Residue, from the Time of the last Payment, was to be paid. And faith that at such a Time the Ship arrived, and that fix Months and ten Days were then paft, which came to fo much, whereof Notice was given; and that after such a Time the Ship arrived in England, and that the Freight for six Months, from the Time of the last Payment, came to 2871. 4s. and that the Defendant had not paid any of the Sums; upon which the Derendant demurred, and took these Exceptions to the Declaration.

1 Mod Caf. 154. Saik. 393. pl. 2.

1. For this, that the Action is brought against one of the Defendants only, omitting the other, fed non allocatur (but not allowed) the Covenant being between

them, & quem libet eorum, (and either of them) is joint, and several of every Part.
2. For that it appears upon Computation the Plaintiff demanded more upon the first Breach than is due, by 30s. and less than is due upon the second by 16s. and tho' that the first may be cured by the Jurors finding less, or by the Plaintiff's releasing the Overplus, yet where he demands less than his due, it is incurable, and cited several Books there quoted for that Purpose in assumptit, where, as in this Case, only Damages are to be recovered; and on the other Part was cited, Cro. Jac. 498. Pemberton v. Shelton, and 529 Parker v. Curfon & Uxor, See 2 Levinz 4. Hulme & Sambers; and 2 Vent. 129. Welby and Philips. Hale C. J. took a Difference between this Case of Covenan: and Debt, and held, that after Verdict it had been cured without Question; but upon Demurrer there may be some Doubt, the Demurrer being general; but had the Demurrer been special, it had been ill

and ruled Judgment, pro Quer. 2 Levinz 56, and 3 Keble 39 and 50. Bolton and Lee.

If Goods are fully laden on board, and the Ship hath broke Ground, and the Ad Leg. Rhod. Merchant on after Confideration determines again to unload them, and not profecute the Adventure, by the Marine Law the Freight is due.

And if the Ship in her Voyage becomes unable, without the Mafter's Fault,

Judg. Oleron, Lig. ult ad

Paulus, 1. 1. c. 2. f. 10.

or that the Master or Ship be arrested by any foreign Prince, or State, in her Voyage, the Master may either mend bis Ship, or freight another; but if the Merchant will not consent thereto, then the Freight becomes due, for so much as the Ship 1. 14. hath earned; otherwife the Master is liable for all Damages that shall happen: And therefore if that Ship to which the Goods were translated perished, the Master shall answer; but if both the Ships perish, then he is discharged: But in Case of extreme Necessity, as that the Ship should be in a finking Condition, and an empty Ship is passing by, or at hand, he may translate the Goods; and if that Ship finks or perishes, he is there excused; but then it must be apparent that that Ship feemed probable and fufficient.

If a Master shall weigh Anchor, and sail after the Time covenanted or agreed for his Departure, if any Damage happens at Sea after that Time, he shall refund and make good all fuch Misfortune; yet if a Charterparty is made, that the Plaintiff shall fail from London to Lifbon, with the first Wind and Opportunity, &c. in Confideration of which, the Merchant did covenant to pay so much for Freight; the Ship departs not with the first Wind and Opportunity, yet afterwards breaks Ground, and arrives at her Port, the Freight in this Cafe is become

Popham 161. due; for there is nothing can bar the Ship of her Freight, but the not Depar-Lat. b. 12. 49 ture, for only that in Law is traversable, being material to avoid the Payment of the Freight; but to fay the Ship did not depart with the next Wind, is but a Circumstance, which, in Strictness of Law, is not traversable.

If it be agreed, that the Master shall sail from London to Legborn in two Months, and Freight accordingly is agreed on, if he begins the Voyage within the two Months, though he does not arrive at Legborn within the Time, yet the Freight is become due.

2 VerR. 210. The East-India Company might by Charterparty keep a Ship they had freighted a long Time in India, and did so keep her until she was unfit for Service, and could not come home, they were obliged in Chancery to pay the Damage, tho' by the Charterparty it was payable at the Return of the Ship.

So where no Freight was to be paid for the Cargo outwards, but Freight for the Cargo bomeuards, and the Factor abroad had no Goods to load her homewards, Payment of the Freight was decreed.

And

Fact

the 1

paid

the !

was If

and :

Voyage the C

he w and r

Rema

becon

or an

the fa

preffe

the Pi fame v

for bo

fhall n

Charte

Ton a If F

Dublin

val, th But Head,

are livi

lading for the

Wome

become

commo

freighte

by the

of there

Moiety

the Sun

Detenti

ed and a

till the

the Frei

finishing

Compla

Admiral

in the \ fuch a C

If a S

If a F

Whe.

A Par

If G

If a

And

Wh

If :

Th

T

And if a Ship is freighted to go to any Place to load, and on Arrival there the Factor cannot, or will not put any thing on board him, after the Master has laid the Dayc agreed on by Charterparty, and made his regular Protests, he shall be paid empty for full.

Though the Officers and Mariners gave Bond not to demand Wages, unless a Fern. 727. the Ship returned to London, the arrived at a delivering Port, and afterwards

was taken by the Enemy, they had their Wages to the delivering Port.

If a Ship is freighted from one Port to another, and thence to a third, fourth, Let. Religa-and so home to the Port from whence she first failed (commonly called a trading of the departs of Leg uit, de Voyage) this is all but one and the same Voyage, so as it be in Conformity to fep. vio. the Charterparty.

A Merchant agrees with a Master, that if he carries his Goods to such a Port, Trin. o Jac. he will then pay him such a Sum; in the Voyage the Ship is assaulted, entered, in C. B. Ret. and robbed by Pirates, and Part of her Lading taken forth, and afterwards the v. Cosper. Remainder is brought to the Port of Discharge, yet the Sum agreed upon is not 1 Brownl. 21.

become due, for the Agreement is not by the Master performed.

Tho' by the Civil Law this is vis major, or cafus fortuitus, (the greater Force, or an accidental Case) there being no Default in the Master or his Mariners, and the fame is a Danger or Peril of the Sea, which if not in Naval Agreements ex- 1 Co. 97, Shelpreffed, yet is naturally implied; for it is certain, that if thole Goods which loss case, the Pirates carried away had been in Stress of Weather thrown overboard, the Egapha's ale, fame would not have made a Disability as to the Receipt of the Sum agreed on p. R. own Com. for both by the Common and Marine Law, the Act of God, or that of an Enemy, notan Enemy, not an Enemy, shall no ways work a wrong in private Actions.

If a Ship be freighted by the Ton, and she is full laden according to the Charterparty, the Freight is to be paid for the whole; otherwise but for so many

Ton as the Lading amounted to.

If Freight be contracted for the lading of certain Cattle, or the like, from yare Mar. Dublin to Weß-Chefter, and some of them happen to die before the Ship's Arti-1, 2. ch. 4. val, the whole Freight is become due as well for the Dead as the Living.

But if the Freight be contracted for the transporting them, at so much per Diag. Head, if Death happens, there arifeth due no more Freight than only for such as are living, at the Ship's Arrival at her Port of Discharge, and not for the Dead.

When Cattle or Slaves are fent aboard, without any previous Agreement for Ditto. lading or transporting them, but generally, then Freight shall be paid as well for the Dead as the Living; and if Freight be contracted for the transporting of Women, and they happen in the Voyage to be delivered of Children, no Freight becomes due for the Infants.

If Goods are fent on board, generally, the Freight must be according to that Ditto.

commonly paid for the like accustomed Voyages.

If a Ship shall be freighted, and named to be of such a Burthen, and being Ditto. freighted by the Ton, shall be found less, there shall no more be paid than only by the Ton, for all the Goods that were laden on board.

And if a Ship ! a freighted for two hundred Tons, or thereabouts, the Addition Ditto. of thereabouts is commonly reduced to be within five Ton, more or less, as the

Moiety of the Number ten, whereof the whole is compounded.

If a Ship be freighted by the Great, and the Burthen of it not expressed, yet Chass. & the Sum certain is to be paid.

If a Freighter by loading prohibited or unlawful Goods, occasions the Ship's Louring Stylis 220. Detention, or otherwise impedes her Voyage, he shall pay the Freight contracted and agreed for.

When a Ship is freighted out and in (or out and home) there is no Freight due Trin. 9 Jac. till the whole Voyage is performed; fo that if the be cast away coming home, B. R. Bright vers, Compre.

the Freight outwards, as well as inwards, becomes loft.

A Part Owner of a Ship fued the other Owners for his Share of the Freight on Part 21. finishing her Voyage; but the other Owners had fitted her out, in which the In Chancer Complainant would not join, whereupon the other Owners complained in the 13 74/3 1680. Admiralty; and by Order there, they gave Security, that if the Ship perished in the Voyage, to make good to the Plaintiff his Share, or to that Effect; in fuch a Case, by the Law Marine and Course of the Admiralty, the Plaintiff

was to have no Share of the Freight: It was referred to Sir Lionel Jenkins to certify the Course of the Admiralty, who certified accordingly, and that it was so in all Places, for otherwise there would be no Navigation; whereupon the Plaintiff's Bill was dismissed.

Freighthe P

deferv

in the

Freigh

Com

that F

coven 184/.

he car

that C

Owne coven

not bi

the M the In

betwe

Robert

in wh bert F

Perfor

In Wit

fame; dentu

demu

Plaint

Cafe v

the on Coven

but w

as omn

to dive If a

of the

Deed

it is m with 2

though D. ha Cov

fail wi

a Boat

and to

much his Ać

with th

the Fr and Ta

spoiled

the M

Plainti

and re

shall n

the one

the M: but if

If a Home,

If t

If:

Leg. Oleron. Lig. Naval. Rhed. Art.25.

If a Master lets out his Ship, and afterwards secretly takes in other Goods unknown to the first Freighter, by the Law Marine he loses his Freight; and if it should so fall out, that any of the Freighter's Goods should for Safety of the Ship be cast overboard, the Rest shall not become subject to the Average, but the Master must make the Damage good; tho' if the Goods are brought into the Ship fecretly and unknown to him, it is otherwife; and Goods fo brought in, may be subjected to what Freight the Master thinks fit.

Confol. del. Mer. Leg. Qieron.

When a Ship puts into any other Port than that she was bound to by Agreement, the Master shall answer all Damages that shall accrue thereby; but if she was forced in by Storm, Enemies, or Pirates, he must afterwards proceed to that he was obliged to by Contract.

Bald, in leg

In Construction of Law, the lading of the Ship is tacitly obliged for the Freight, Q. in Verb.

Q. in Verb.

Q. in Verb.

He Goods fo laden are liable, the fund Debts, as to Time, were precedent to the locat.

Freight: for the Goods remain. Freight; for the Goods remain, as it were, bailed for the same; nor can they be attached in the Master's Hands, tho' it is commonly conceived otherwise.

Stanley verf. Ayles, by Hule. 3 Keb. 444.

As Ships deserve Wages like a Labourer, the Actions touching the same are in the Eye of the Law generally construed favourably for the Ship and Owners; and therefore if four Parts in five of them shall make up their Accounts with the Freighters, and receive their Proportions, yet the fifth Man may fue fingly by himself without joining with the Rest, and this as well by the Common Law as the Law Marine.

7 R. II. Stalkam Abridg. 54.

If a Ship in her Voyage happens to be taken by an Enemy, and afterwards is re-taken by another Ship in Amity, and Restitution is made, and she proceeds on in her Voyage, the Contract is not determined, tho' the taking by the Enemy divested the Property out of the Owners; yet by the Law of War, that Posfession was defeasible, and being recovered in Battle afterwards, the Owners become re-invested; so the Contract, by Fiction of Law, became as if she never had been taken, and so the entire Freight becomes due.

Pictering and It was covenanted by a Charterparty, that a Ship should return by a certain Barkly, Stilu Time within the River of Thames (the Dangers of the Sea excepted) and after-Abridg 248 wards in the Voyage, and within the Time of the Return, the Ship was taken upon the Sea by Enemies unknown to the Covenanter, and being detained by them could not return within the River of Thames, within the Time mentioned in the Covenant. Refolved, this Impediment was within the Exception, for these Words intend as well any Danger upon the Sea by Pirates or Men of War, as Dangers of the Sea, by Shipwreck, Tempest, or the like.

If Freight be taken for a hundred Tons of Wine, and twenty of them leak

Boyce verf.

Cole. Hill., 26. out, fo that there is not above eight Inches from the Bulge upwards, yet the R. Freight becomes due; but if they be under eight Inches, fome conceive it then to be in the Election of the Freighters to fling them up to the Master for Freight; but most think otherwise; for if all had leaked out (if there was no Fault found in the Stowage, by a Survey from the Trinity-House) there is no Reason the Ship should lose her Freight; for the Freight arises from the Tonage taken, and if the Leakage was occasioned thro'Storm*, the same perhaps may come into an Average.

It is certain, if a Ship freighted by the Great be cast away, the Freight is lost; but if by the Ton or Parcels, and Part thereof is faved from the Wreck; doubted whether pro rata, she ought not to be answered her Freight +.

If a Ship by Charterparty, reciting to be of the Burden of 200 Tons, is taken to Freight for a Sum certain, to be paid at her Return, the Sum certain is to be paid, though the Ship amounts not to that Burden.

In Case a Ship is freighted after the Rate of 201. for every Month that she shall be out, to be paid after Arrival at the Port of London; the Ship is cast away coming up from the Downs, but the Lading is all preserved, in which Case the

Masters should take Care to make their regular Protests after a Storm, as they may suffer severely by omitting it.
 It is common to give up what is saved to the Assurers, that the Assurers may recover the whole Insurance.

Freight is become due; for the Money arises so Monthly by the Contract, and the Place mentioned is only to shew where Payment is to be made; for the Ship deserves Wages like a Mariner who serveth by the Month; and though he dies in the Voyage, yet his Executors are to be answered pro rata. Besides, the Freight becomes due by Intendment on the Delivery or Bringing up of the Commodities to the Port of London, and not of the Ship.

If a Man freights a Ship out, and covenants that the Ship should fail out of 1 Bull. 176. that Port to Cadiz with the first fair Wind and Opportunity, and the Freighter I Inst. 204 covenants that for the Freight of all the Premises he would pay unto the Master, Sand, 350. 1841. if the Master doth not aver, that the Ship did arrive at the Port of Cadiz,

If the Master enters into a Charterparty for himself and Owners, the Master in

he cannot maintain an Action against the Freighter.

that Case may release the Freighters, without advising with the Owners; but if the Owners let the Ship out to freight, whereof J. J. is Master, though the Master covenant in the same Charterparty and subscribes, yet his Release in that Case will not bind the Owners, but the Owners Release on the other Hand will conclude the Master; and the Reason is, for that the Master is not made a proper Party to the Indenture. And so it was ruled, where an Indenture of Charterparty was made between Scudamore and other Owners of the good Ship called the B, whereof Robert Pitman was Master, on the one Part, and Vandenstene on the other Part; in which Indenture the Plaintiff did covenant with the faid Vandenstene and Robert Pitman, and bound themselves to the Plaintiff and Robert Pitman for the Performance of Covenants in 600/. and the Conclusion of the Indenture was---In Witness whereof the faid Robert Pitman put his Hand and Seal, and delivered the Cro. Eliz. 56. fame; in an Action of Covenant, for not performing certain Covenants in this In-Scudamore denture, the Defendant pleaded the Release of Pitman, whereupon the Plaintiff man. Trin. demurred, and it was adjudged, that the Release of Pitman did not bar the 20 Elim. in Plaintiff, because he was no Party to the Indenture; and the Diversity in that B. R. cited in the B. C. ctc 2 insit. Case was taken and agreed between an Indenture reciprocal between Parties on fol. 673. the one Side, and Parties on the other Side, as that was; for there no Bond, 2 Levinx 74. Covenant, or Grant can be made to, or with any that is not Party to the Deed; and 3 Lewise but where the Deed indented is not reciprocal, but is without a Between, &c. 138. Gilly w. as omnibus Christi fidelibus, Se. there a Bond, Covenant, or Grant may be made Copley que (imble contra) to diverse several Persons.

If an Indenture of Charterparty be made between A. and B. Owners of a Ship Clement were. of the one Part, and C. and D. Merchants of the other Part, and A. only feals the Healey, 2 Rolls Deed of the one Part, and C. and D. of the other Part; but in the Indenture Abr. 22. it is mentioned that A. and B. covenant with C. and D. and C. and D. covenant with A. and B. In this Case, A. and B. may join in an Action against C. and D.

though that B. never sealed the Deed, for he is a Party to the Deed, and C. and D. have fealed the other Part to B. as well as to A.

d pe e.

Covenant upon a Charterparty, by which the Master of a Ship covenants to fail with the first fair Wind to Barcelona, and that the Mariners shall attend with a Boat to relade the Ship, and then to return with the first fair Wind to London, and to unlade and deliver the Goods; and the Merchants covenant to pay fo much for Freight, and so much for Demorrage every Day; the Master brought his Action for the Freight and Demorrage, and declares that he failed fuch a Day, with the first fair Wind, and upon all the other Points. The Defendant quoad the Freight, that the Ship did not return directly to London, but went to Alicant and Tangier, and made divers Deviations, and by these Delays the Goods were spoiled; and as to the Demorrage, that this was occasioned by the Negligence of the Mariners, in not attending with the Boat to relade the Ship, to which the 3 Levinz 41. Plaintiff demurred, and per Curiam pro Quer. for that the Covenants are mutual Cole cont. and reciprocal, upon which each shall have his Action against the other, but The Jones, shall not plead the Breach of one in bar of another, for perhaps the Damage of 216 the one Side and the other are not equal.

If a Factor freights a Ship, by Order and for Account of another, Out and Les Merc. p. Home, and a Charterparty is accordingly made and indented between him and 117. the Master, the Factor is liable for the Freight and Performance of all Covenants; but if the Ship be only freighted Outwards, and loaded by the Factor, the Goods

shipped are only liable for the Freight, and no Demands to be made on the Freighters in Virtue of the Charterparty, but the Person who receives the Goods

is to pay it, according to the Tenor of the Bill of Lading.

If a Ship is freighted Out and Home, and after having delivered her Cargo at the Place agreed on, there are no Goods provided for her Re-loading, the Master must stay the Days of Demorage agreed on by Charterparty, and make his regular Protest for his Freighters Non-Compliance, who will in this Case be obliged to pay him empty for full; though should the Master not wait the Time stipulated, or omit to make his Protest, he will lose his Freight; and in Case the Master on his finding no Goods provided by his Freighters should determine to load some on his own Account, as Salt, or the like, this will not obstruct his recovering his Freight; for if the Ship had been laden only with Salt by the Merchant, which (it may be) would not pay half the Freight, yet the Shipper or Proprietor may at Pleafure abandon the fame to the Master for his Freight, and he can demand no more by the Charterparty; but if the Master take in such Salt on his own Account, before the Days of Demorrage are expired, and that by fome Condition made with his Freighter, he may claim Freight, then this latter is to have the Benefit of the Salt in Deduction of the faid Freight.

Form of a Charterparty of Affreightment.

THIS Charterparty, indented, made, &c. between A. B. of &c. Mariner, Mofter, and Owner of the good Ship, or Veisel, called, &c. now riding at Anchor at, &c. of the Burden of two hundred Tons, or thereabouts, of the one Part, and C. D. of, &c. Merchant, of the other Part, witnesseth, that the said A. B. for the Consideration berein after mentioned, hath granted, and to Freight letten, and by these Prefents doth grant, and to freight let, unto the faid C. D. his Executors, Administrators, and Assigns, the whole Tonage of the Hold, Sternsbeets, and Holf Deck, of the said Ship or Vessel, called, &c. from the Pert of London to, &c. in a Voyage to be made by the said A. B. with the said Ship, in Manner hereaster mentioned (that is to say) to sail with the first said Wind and Weather, that shall happen after, &c. next, from the said Port of London, with the Goods and Merchandize of the said C. D. his Factors, or Assigns, on board, to, &c. aforesaid (the Dangers of the sea excepted) and there unlade and make Discharge of the said Goods and Merchandizes; and also shall there take into, and about the said Ship again, the Goods and Merchandizes of the said C. D. his Factors or Assigns, and shall then return to the Port of London, with the said Goods, in the Space of, &c. limited for the End of the said Voyage. In Consideration whereof the said C. D. for himself, his Executors, and Administrators, or Assigns, by these Presents, that the said C. D. his Executors, Administrators, or Assigns, by the Presents, that the said C. D. his Executors, Administrators, or Assigns, frail, and will, well and truly pay, or cause to be paid unto the said A. B. his Executors, Administrators, or Assigns, for the Freight of the said Ship and Goods, the Sum of, &c. (or so much per Ton) within twenty-one Days after the said Ship's Arrival, and Goods returned and discharged at the Eart of London aforesaid, for the End and Affigns, the whole Tonage of the Hold, Sternsbeets, and Half Deck, of the faid Sum of, Sec. (or so much per 10n) within twenty-one Days after the jum purp of acrival, and Goods returned and discharged at the Pert of London asonetaid, for the Bud
of the said Voyage: And also, shall and will pay for Demorrage (if any shall be by the
Default of him the said C, D. his Factors of Assigns) the Sum of Sec. per Day, willy,
and every Day, as the same shall grow due, And the said A. B. so the purp like the Enecutors, and Administrators, doth covenant, promise, and grant, to and with the said C. D. his Executors, Administrators, and Assigns, by these Presents, that the said Ship or Vessel shall be ready at the Port of London to take in Goods by the said C. D. on or before, &c. next coming. And the faid C. D. far himself, his, &c. doth acverant and promise, within ten Days after the said Ship or Velsel shall be thus ready, to have his Goods put on board the faid Ship, to proceed on in the faid Voyage; and alfon the Arrival of the faid Ship at, &c., within, &c. Days, to have his Goods ready to put on board the faid Ship, to return on the faid Voyage. And the faid A. B. for bimjelf, bis Executors, and Administrators, doth farther covenant and grant to and with the faid C.D. his Executors, Administrators, and Assigns, that the said Ship or Vessel now is, and at all Times during the faid Voyage shall be, to the best Endeavours of bim the faid A. B. bis Executors, and Administrators, and at bis and their own proper Costs and Charges, in all Things made and kept sliff, slaunch, strong, well apparelled, farnished, and pro-vided, as well with Men and Mariners, sufficient and able to fail, guide, and govern

the fair

Veffel all the nances within and E. Refidue and Ap faid A. do gran Premise to be n That

ministra and G. thefe Pr Wind a the faid be direc one of Courfe, Perils a the Spa fuch Go G. H. : Wares: or eithe and int

carry, o And Weath faid Cit either o nant, p them, Prefent. their E cause to Execut fuch W the fait a certui the Par Refpect paid in upon tl in the thereof

minatio And of their the faid Ship, as with all Manner of Rigging, Boats, Tackle, Apparel, Furniture, Provision, and Appartenances fitting and necessary for the said Men and Mariners, and for the said Ship during the Vayage aforesaid. Witness, &c.

The following is the Form of a Charterparty, whereby the Owners of one Moiety of a Ship let to Freight their Share to the Owners of the other Moiety.

THIS Charterparty, indented, made, Sc. between A. B. and C. D. of London, Merchants, Owners of the one Moiety or half Part of the good Ship or Vessel called the Neptune, of the Burden of 200 Tons, with the like Moiety of all the Sails, Masts, Tackle, Apparel, Furniture, Ordnance, and Appurtenances thereunto belonging, now riding at Anchor in the River of Thames, within the Port of London, of which the said C. D. is Master, of the one Part, and E. F. and G. H. of London, Merchants, Owners of the other Moiety and Residue of the said Ship, with the Masts, Sails, Tackle, Ordnance, Furniture, and Apparel thereunto belonging, on the other Part, WITNESSETH, that the said A. B. and C. D. have granted and letten to Freight, and by these Presents do grant and let to Freight, all their said Part and Moiety of the said Ship and Premises, unto the said E. F. and G. H. for a Voyage with her (by God's Grace)

to be made in the Manner and Form following.

it it id

10

er d

lt

fet, Darrillato be some kish of by be be be noted by a to so on bish and B. so-

"72

That is to fay, That the faid A. B. and C. D. for them, their Executors, Administrators and Assigns, do bereby covenant and grant to and with the said E. F. and G. H. for them, their and either of their Executors and Administrators by these Presents, that the said Ship theing already laden) shall with the first good Wind and Weather, after the Date hereof (God permitting) sail directly from the said River of Thames to the Port of Legborn in Italy (the Perils and Dangers of the Seas excepted) and there discharge such Goods and Merchandizes as shall be directed and appointed by the said E. F. and G. H. or one of them, their, or one of their Factors or Assigns, and from thence shall sail, and take her direct Course, as Wind and Weather shall serve, with as much Speed as may be (the Perils and Dangers of the Sea excepted) to Vendee, and there shall say and abide the Space of forty working Days, next after her first Arrival there, to unlade all such Goods and Merchandizes as shall remain on board for Account of E. F. and G. H. after her Delivery at Legborn as aforesaid; and to relade such Goods, Wares and Merchandizes as the said E. F. and G. H. or either of them, their or either of their Factors or Assigns, shall think fit to charge and re-lade, aboard, and into the said Ship, that is to fay, so much as the said Ship can conveniently carry, over and above her Victuals, Tackle, Ammunition, Apparel, and Furniture.

and into the faid Ship, that is to fay, fo much as the faid Ship can conveniently carry, over and above her Victuals, Tackle, Ammunition, Apparel, and Furniture.

And the faid Ship with her faid Loading shall with the first good Wind and Weather, after the Expiration of the faid forty Days, fail and proceed from the faid City of Venice to London. And the faid E. F. and G. H. for themselves, and either of them, their and either of their Executors and Administrators, do covenant, promise and grant to and with the said A. B. and C. D. and either of them, their and either of their Executors, Administrators, an Assigns, by these Prefents, that they the faid B. F. and G. H. or one of them, their, or one of their Executors, Administrators, or Affigns, shall and will well and truly pay or cause to be paid to the said A. B. and C. D. or one of them, their, or one of their Executors or Administrators, within the said City of London, for every Ton of fuch Wares and Merchandizes as shall be laden or unladen in the faid Ship, during the faid Voyage, the Sum of Sec. (counting the Tonage according to Custom; or if a certain Sum is agreed for the Foyage, Out and Home, or so much per Month) for the Part and Interest of the said A. B. and C. D. in the said Ship, and for, and in Respect of the Freight and Hire of their Part of her; which said Money is to be paid in Manner and Form following: That is to fay, one third Part thereof upon the right Discharge of the said Ship, and another third Part thereof within the Space of fix Weeks then next following, and the remaining third Part thereof within the Space of two Months next enfuing after the End and Determination of the faid fix Weeks.

And the faid A. B. and C. D. for them, and either of them, their and either of their Executors and Administrators, do covenant and grant to and with the

faid E. F. and G. H. their Executors and Administrators by these Presents, that the said Ship, for their Part, shall be strong and staunch, and well and sufficiently tackled and apparelled, with Sails, Sail-yards, Anchors, Cables, Ropes, Gun-Shot, Artillery, Gunpowder, and all other Instruments, Tackle, and Apparel, needful and necessary for such a Ship and for such a Voyage, together with an able Master, and sufficient Number of Mariners.

And to the Performance of all, and every the Covenants, Grants, Articles, and Agreements, on the Parts, and Behalfs of every of the said Parties, truly to be holden, performed, and kept, in all Things as is aforesaid, the said Parties to these Presents, do bind themselves to one another: that is to say, the said A. B. and C. D. do by these Presents bind themselves, and either of them; and their several Executors and Administrators, Goods, and their Part and Interest in the said Ship, with the Furniture thereof, to the said E. F. and G. H. and to their Executors and Administrators; and the said E. F. and G. H. do in like Manner bind themselves, and either of them, their and either of their Executors, Administrators and Affigns, and all their Goods and Interest in the said Ship, to the said A. B. and C. D. their Executors and Administrators, in the Sum or Penalty of one thousand Pounds, of lawful Money of Great-Britain, by the Party or Parties infringing the said Covenants, or any of them, to the other Party or Parties truly observing, to be paid by Virtue of these Presents.

The great Variety of Circumstances which different Voyages occasion, naturally produce a correspondent Diversity in Charterparties, and were I to quote a Series of all that offers on this Head, I should greatly exceed the Limits I have prescribed myself. I therefore the rather omit it, as from those preceding others may be formed, to answer every Purpose required; I shall therefore, to what has already been said about Freight, add here the Copy of a Bill of Lading, which is a Writing wherein Masters of Ships acknowledge the Receipt of Goods aboard, and oblige themselves to deliver the same in good Order and Condition at the Place where they are consigned to. There must always be three made out, and in England they are to be on stamped Paper, otherwise they are invalid, of which one should be remitted per first Post after Signing to the Person the Goods go to, another be sent him per the Ship, and the third remain with the Shipper; beside which a fourth should be made out on an unstamped Paper to be given the Master for his Government.

The Form of a Bill of Lading, vis.

W. B. Hipped in good Order by A. B. Merchant, in and upon the good Ship called No. 1 a 10. Swhereof C. D. is Master, now riding at Anchor in the River of Thames, and hound for Alicant in Spain, ten Bales containing sifty Pieces of Broad Cloth, marked and numbered as per Margin, and are to be delivered in the like good Order and Condition at Alicant aforesaid, (the Dangers of the Seas excepted) unto E. F. Merchant there, or to his Affigns, he or they paying for the said Goods per PieceFreight, with Primage and Average accussomed. In Witness whereof the Master or Purser of the said Ship bath affirmed to three Bills of Lading of this Tenor and Date; one of which Bills being accompilified, the other two to stand void. And so God send the good Ship to her designed Port in Sasety, Amen.

Dated at London.

Demorrage, or Demurrage, is an Allowance made to the Master of a Ship by his Freighters, for staying longer in a Place than the Time first appointed for his Departure, and is generally inserted in the Charterparty to be paid daily as it becomes due; the Days are always limited, so that on Expiration thereof, and Protests duly made, the Master is at Liberty to proceed, as is beforementioned.

BOTTOMRY is the Act of borrowing Money on a Ship's Bottom, by engaging the Veffel for the Re-payment, io that in Case she miscarry, the Lender loses his Money, though if she finishes her Voyage and arrives in Safety, the Borrower is to re-pay the Loan with a Premium or Interest agreed on (which is always adequate to the Risk) and if this is denied, or deferred, the Lender shall have the Ship.

Bottomry

time

thei

lent nish

is g

Mai

fuch

Ship

ed a

Loan of the

ful.

ther

Ship

thei

vide

ther

Con

fhall

Beg:

Owi

muc

whe

on I

the

fons

dest

S

Sun the boa

Sah

Rig Bot tha

row

for the

Wa lon

Sul

exi

Bottomry is likewise called Fanus Nauticum, Pecunis trajectitia, and sometimes Usura Marina, though improperly, for notwithstanding the Interest in these Contracts is always much larger than that the Law prescribes for Monies lent on landen Securities, yet it is never accounted Usury, as Marine Loans are furnished at the Hazard of the Lender, which the others are not; and where the Risk is greatest on the advanced Monies, the Profit ought reasonably to be so too.

Money lent on Bottomry is commonly on the Ship only, though sometimes it

is upon the Person of the Borrower, and sometimes on both; the first is where a Man takes up Money, and obliges himself, that if the Ship agreed on arrives at fuch a Port, then to re-pay the Loan, with the Interest stipulated, but if the 3rd La Ship miscarry, then nothing. But when Money is lent at Interest, it is deliver- 206, 207. ed at the Peril of the Borrower, and the Profit of this is merely the Price of the Loan; whereas the Profit of the other is a Reward for the Danger and Adventure of the Sea, which the Lender takes upon himself, and makes the Interest lawful. Usura Marina joins the advanced Money and the Danger of the Sea toge- Jacob's London; and this Obligatory fometimes to the Borrower's Ship, Goods, and Perion. Didionary.

Where Bills, or Bonds of Bottomry are sealed, and the Money is paid, if the Disc. Ship receives Injury by Storm, Fire, &c. before the Beginning of the Voyage, then only the Perion borrowing runs the Hazard, unless it be otherwise provided; as that, if the Ship shall not arrive at such a Place, at such a Time, &c. there the Contract hath a Beginning, from the Time of the Sealing: But if the Condition be, that if such a Ship shall fail from London to any Port abroad, and shall not arrive there, &c. then &c. there the Contingency hath not its

Beginning till the Departure.

A Master of a Ship may not take up Money on Bottomry in Places where his Owners refide, except he be a Part Owner, and then he may only take up as much as his Share in the Ship will answer; for if he exceeds hat, his own Eftate is liable to make Satisfaction*; but when a Master is in a strange Country, where there are no Owners, nor any Goods of theirs, or of his own, and for want of Money he cannot perform his Voyage, he may in this Case take up Money on Bottomry, and all the Owners are chargeable thereto; but this is understood, Salls, 35; where Money cannot be procured by Exchange, or any other Means: And in ² Mod. Cases the first Case, the Owners are liable by their Vessel, though not in their Per- 79. fons; but they have their Remedy against the Master.

Some Masters of Ships, who had insured or taken up Money on Bottomry, to 12 Car. II. a greater Value than their Adventure, having made it a Practice to cast away and Cap. 6. destroy the Ships under their Charge, it is made Felony, and the Offenders to

suffer Death.

an

n.d be

B.

eir he

eir

er dhe

1-

or r-

lly

es ed

be

2-

d,

he ad ch

By another Statute, it is enacted, that after the 1st of August, 1746, every 19 Gm. II. Sum lent on Bottomry, or at Respondentia, upon any Subjects Ships to, or from the East-Indies, shall be lent only on the Ship, or the Merchandizes laden on 569. board her, and so expressed in the Condition of the Bond, and the Benefit of Salvage shall be allowed to the Lender, his Agents, &c. who alone shall have a Right to make Affurance on the Money lent; and no Borrower of Money on Bottomry, or at Respondentia, as aforesaid, shall recover more on any Assurance than the Value of his Interest on the Ship or Effects, exclusive of the Money borrowed. And if the Value of his Interest doth not amount to the Money borrowed, he shall be responsible to the Lender for the Surplus, with lawful Interest for the same, together with the Assurance and all Charges, &c. notwithstanding the Ship and Merchandize be totally loft.

All his Majesty's Subjects were prohibited during the Continuance of the late 21 Gen II. p. War to lend Money on Bottomry or Respondentia, on any Ships or Goods be-76. longing to France, or to any of the French Dominions or Plantations, or the Subjects thereof, and in Case they did, the Contracts and Agreements to be void, and they or any Agent or Broker interfering therein was to forfeit 5001. &c.

Some have practifed the taking up Monies on a fictitious Supposition, the Con-p. 77. dition reciting. Whereas there is fuch a Ship (naming her) bound to Amsterdam, whereof fuch a Man is Master, (although there be neither such a Ship or Master existing) that if that Ship shall not arrive at such a Place within twelve Months, the Money agreed on shall be paid; but if the Ship shall arrive, then nothing; this is

* Hob. 12. mo, 918. Noy. 93. Latth. 252. Salk. 34. Lox Merc. 102, 122. H h

an unreasonable Way of raising Money copied from the Italians, and though it is also very unconscionable, and, as to internal Right, unjust; yet it has had a Currency between the necessitious and avaricious Part of Mankind, and was adjudged that such a Contract was good, according to the Common Law of this Realm, and that on a special Verdict; but though it has this Sanction, yet the prohibiting Insurance, Interest or no Interest, (as by the afore-recited Act) will tend to render it at least less practicable, if not utterly to destroy it.

The Form of a Bill of Bottomry.

Of Ballast.

Linter's Cafe, THOUGH Ballast has been adjudged to be no Part of a Ship's Furniture, yet it is so requisite to the sailing of mor. Vessels, as to render an Enquiry into its Cost, and the Laws about it, very necessary, whilst treating on Maritime Affairs; it generally consists of Sand, Gravel, or Stone, though any heavy Matter answers the Purpose, which is to fink the Vessel to its proper Depth in the Water, or so to adjust Weight and Counterpose, as to enable har to bear Sail without oversetting.

**C.B. Hill. 22, 23. Cer. II,

of Trib Rates ried to ried to 19 d. a every 7 3 d. for

Not If ar or shall Office than she Fa Return any Su which which trary to

and in thall be the Coo over an No I by the shall fr and par upon C the Co

fuch Sh

diction

If an having from t

Writin not we or shall given i Service fending

Stern of and Stern of and Stern of and Stern of the Ships,

the M been a weight cause if of as weight fons sh forfeit note, shall ca All Masters of Ships lying in the River of Fbames, shall pay to the Corporation 6 Ga. II. of Trinity-House, for all Ballast demanded, and entered at the Ballast Orlice, the 49 f. 1. Rates following, viz. for every Ton consisting of twenty hundred Weight, carried to any Ship employed in the Coal Trade 12 d. and for every Ton carried to any other British Ship 15 d. and for every Ton carried to any foreign Ship 19 d. and the Corporation of Trinity-House, shall pay for the raising and carrying every Ton of Ballast 9 d. whereof 6 d. shall be paid to the two Ballast Men, and 3 d. for the Use of the Lighters.

Nothing in this Act shall alter the Price of washed Ballast.

If any Ballastman shall deliver any Ballast, which shall fall short of Quantity; Dies 6. 2.

or shall neglect to deliver to any Ship such Quantity as the Rulers of the Ballast Office shall by their usual Tickets direct; or shall deliver more, or other Ballast than shall be directed, every Ballastman so offending, and Oath being made of the Fact, within ten Days after the Offence, or within ten Days after the next Return of such Ship, by the Matter, or other Officer of any such Ship, before any supervisor of the Ballast Office, being an elder Brother, shall for every Ton, which shall appear to fall short, and for every Ton, directed by the Ballast Rulers, which such Ballastman shall neglect to deliver, and for every Ton delivered contrary to the Directions of the said Rulers, forseit 21. and 6 d.

The faid Master, Wardens, and Assistants, shall make good to the Master of Dino s. 4. such Ship, the Quantity or Value of the Ballast, which shall be found deficient; and in Case such Recompence shall not be made within ten Days after the same shall be demanded, the Corporation shall forset 50st. See, which Recompence the Corporation are impowered to stop out of the Wages due to such Ballastinen, over and above the Penalties.

No Person shall oblige any Ballastman to deliver Ballast, which shall be directed pine s. s. by the Rulers of the Office to be carried to any other Ship, and if any Person shall fraudulently receive any greater. Quantity of Ballast, than they shall enter and pay for at the Office, every Person to differ and being thereof convicted, upon Oath of one Witness, before a Justice of Peace for the City of London, or the Counties of Middlesex, Effex, Kent, or Surry, within their respective jurisdictions, shall for every Ton of Ballast forseit 21. and 6d.

If any Ballastman shall refuse to work for the Wages herein mentioned, or Ditto s. 60 having contracted to serve for any Term, shall quit such Service, or shall depart from the Service of the Corporation, without giving three Months Notice in Writing to the Supervisors of the Ballast Offices or shall refuse to work, or shall not work in such Stations in the River Thamer as the Corporation shall appoint, or shall work in any Station contrary to the Orders of the Rulers of the Office, given in Writing, or shall join in any Combination to raise Wages, or obstruct the Service of the Corporation, or the Navigation of the River, every Person so offending, and being convicted as aforesaid, shall forseit 5 st.

The Corporation of Trinity-House shall cause Marks to be set on the Stem and Ditto 6. 7. Stern of every Lighter, between every two Gauge Marks now placed on the Stem and Stern, that the Tonage of every such Lighter may be diftinguished by a

gradual Progression of two Tons and a half.

It shall be lawful for the Masters of Ships taking Ballast, to meet in the Square plitto s. at Billingsgate, on the third Monday in June, in every Year, and to adjourn as the Majority of them shall think fit, and by Writing under the Hands and Seals of the major Part of them, to appoint Persons, having been Masters or Mates of Ships, to inspect the Ballast Lighters, which Persons are impowered to examine the Marks; and in Case such Persons shall suspect, that any of the Marks have been altered, and shall at the Ballast Office require the said Lighter to be reweighed, the Corporation shall, within ten working Days after such Request, cause such Lighter to be re-weighed; and in Case the same shall be found to be of as great Tonage, as by the Marks shall be noted, the Charge of such reweighing shall be paid by the Persons requiring the same; and in Case such Persons shall not pay the Charge within ten Days after such re-weighing, they shall forfeit 5% but if such Lighter shall be sound of less Tonage than the Marks denote, the Charge of such Re-weighing shall be borne by the Corporation, who shall cause the Marks on the Stem and Stern of such Lighter, to be placed in such Manner as to denote the true Tonage; and in Case the Corporation shall neglect

- to have such Lighter re-weighed, or to mark the same according to this Act, the Corporation shall forseit 50% ctc.

 No more than two Lighters shall be required to be re-weighed in any one
- No more than two Lighters shall be required to be re-weighed in any one Week.
- Diese 6. 16. It shall be lawful for any Master of a Ship to appoint two Persons belonging to such Ship (whereof the Mate to be one) to go on board any Lighter, bringing Ballast to such Ship, to inspect the Marks before and after the Delivery of such Ballast, and every Ballastman shall immediately, before the Delivery of Ballast to any Ship, trim such Lighter so as to make the same swim, at equal Marks, at the Stem and Stern, and pump all the Water out; and if any Person working on board such Lighter, shall hinder any Person so appointed from going on board such Lighter, or shall begin to deliver the Ballast before such Lighter shall be trimmed to swim at equal Marks, and the Water pumped out, every Person so offending shall forseit 5%.
- Ditto f. 11. If any Ballaftman shall work, or deliver Ballast, in any Lighter not weighed, marked, numbered, and allowed by the Corporation; or shall alter or counterfeit the Gauge Mark, or the Number of such Lighter, he shall forfeit 10 st.
- Ditto f. vs. If any Ballastman shall demand and receive from any Master or Officer, of any Ship, any Money, on Account of Ballast, or the Delivery of the same, he shall forfeit an s.
- Ditto f. 13. The Ballastmen employed in the Service of the Corporation, shall be subject to the Regulations of the Corporation; provided such Regulations do not extend to the lowering the Wages.
- Disso 6. 14. It shall be lawful for any Master of a Ship to carry as Ballast from London, or any Part of the River Thames, any Dung, Chalk, Soap Ashes, Flints, Clay, or other Goods, now claimed to be furnished as Ballast, subject to the Restrictions herein after mentioned.
- Dino 6. 15. The Master of every such ship shall first make Entry at the Ballast Office, or with the Officer of the said Corporation at Gravefend, of the said Goods, and the Name of such Ship, and of the Master.
- Name of such Ship, and of the Master.

 Ditto 6. 16. At the Time of such Entry, the Master of such Ship shall pay for such Licence to the Corporation 1 d. for every Ton of the said Goods.
- Ditto 6. 17. If any Master of any Ship shall put on board any of the said Goods before such Entry and Payment, or shall ship any greater Quantity than shall be so entered and paid for, he, on Conviction before one Justice, shall forfeit 51, &c.
- Provided that the whole Quantity of Dung and Compost, licensed to be shipped for the Use of the Coasters and Colliers, does not exceed three thousand Tons in any one Year, to commence from the first of June; and that the whole Quantity of Chalk and Chalk subbish does not exceed three thousand Tons; and that the Quantity of Soap Ashes, and all other Commodities herein licensed, does not exceed two thousand Tons, in any one Year.
- Ditto f. 19. All Entries of the Goods so licensed, which shall be shipped in the last seven Days of May, shall be made at the Trinity House in London, and not at Gravesend.
- Ditto f. 20. It shall be lawful for any Master of any Ship to carry as Ballast, from any Part of the River Thames, any Bricks, Tiles, Lime, or other merchandiscable Commodity, without paying any Thing to the Corporation.
- Dieso 6, 25. This Act shall be a publick Act, &c.

 Dieso 6, 26. This Act shall continue from the first of June, 1733, for five Years, and to the End of the next Session of Parliament.
 - Continued for seven Years, &c. by 11 Geo. II. Cap. 12, and farther continued for 11 Years, and from thence to the End of the then next Session of Parliament by 18 Geo. II. p. 548.
 - And as it has been the Practice of many unthinking Masters of Vessels, regardless of the publick Welfare, to throw their Ballast out any where, to the great Detriment of many Ports, &c. the Legislature thought proper to prevent the Continuance of so prejudicial a Custom, by passing the subsequent Law; the Preamble to which lets forth, that Masters, and other Persons belonging to Ships, coming into Havens, navigable Rivers, &c. do throw out their Ballast either on the Shore or on the Side, and below the usual Sea Mark, and do no other Annoyances, to the Detriment and Obstruction of Navigation, &c.

or O

be th

nel,

Stone

flows which

or iff

Perto

coed Confe

more

convi

fonce

Diffre

The

River

and Pi

in For

and un

or Coa

exceed

Leffecs

and C

claime

thall m

Days of Name, Ton for

If a

hippe

paying All

any Sh

the Ti

Tonag

moved

may r

Owner

Fortei

and 40

from a

If t

The Days

The

Dur Tobac Ballaft

For Remedy whereof, it is enacted, that if, after June 1, 1746, any Mafter 19 Go. 11. or Owner, or any Person acting as Master of any Ship or other Vessel whatsoever, shall cast, throw out, or unlade, or if after the Day aforesaid, there shall be thrown out, &c. of any Veffel, being within any Hayen, Port, Road, Channel, or navigable River, within England, any Ballaft, Rubbith, Gravel, Farth,
Stone, Wreck, or Filth, but only upon the Lund, where the Tide or Water never
flows or runa; any one or more Justices for the County or Place where or near which the Offence shall be committed, upon Information thereof, shall summon, or issue his Warrant, for bringing the Master or Owner of the Vessel, or other Person acting as such, before him, and upon Appearance, or Default, shall proceed to examine the Matter of Fact, and upon Proof made thereof, either by Confession of the Party, or on View of the Justice, or upon the Oath of one or more credible Witnesses (which Oath the said Justice is to administer) he shall convict the said Master, &c. and sine him at his Discretion, for every such Offence any Sum not exceeding 31. nor under 30 s. &c. and for want of sufficient P. 405. Distress, the Justice is to commit the Master, or Person acting as such, and convicted as aforefaid, to the common Goal or House of Correction, for the Space of two Months or until Payment of the Penalties.

The following Act explaining and amending the former, passed 3a Geo. II.

The Act of 6 Geo. II. for the better regulating Lastage and Ballattage in the 12 Geo. II.

River Thames, being near explaining, it is enacted that all the Powers, Clauses, 6.1.

and Provisions therein, other than such as are hereby amended, shall continue in Force until the the 24th of June, 1770, and from thence to the End of the then next Session of Parliament.

Dung, Compost, Soil, Earth; Chalk, Rubbish, Soap Ashes, Soap Walle, Flints, f. s. Tobacco-pipe Clay, or other Clay, or any other Goods, claimed to be furnished as Ballast by the Trinity House, (Subject nevertheless to the Payment of Rates and Duties, and under the Provisos and Restrictions aforementioned) may be shipped in Colliers or Coasters from London, or any Part of the Thames, so that the same doth not exceed 3000 Tons, over and above 2000 Tons, allowed to be thipped by the Leffess or Occupiers of Layfalls, on the Condition after mentioned, of Chalk and Chalk Rubbish 3000 Tons, and of Soap Ashes and other Commodities claimed to be furnished as Ballast by the Trinity House, 2000 Tons.

Before hipping the Ballast claimed by the Trimity House, 2000 Tons.

Before hipping the Ballast claimed by the Trimity House, the Master or Owner 1.3.

shall make a due Entry at the Ballast Office of the Trimity-House, London, or at the Trimity-House at Gravefind, (unless the Ballast be shipped in the last seven Days of the Month of May, then the Entry at London only) and of the Ship's Name, and of the Master, and at the same Time pay to the Corporation 1 d. a Ton for a License.

If any of the Commodities be shipped before Entry, or any greater Quantity s. 4.

thipped than entered, to forfeit 51.

Bricks, Tiles, Lime, or merchantable Commodities, to be shipped without 6.5.

paying for License. All Lighters and other Veffels employed for carrying Dung, &c. on board f. 6. any Ship or Vessel to be first weighed, marked, and numbered, by an Officer of the Trinity-House, on the Penalty of 51. and a Gauge Mark of the Number and Tonage of the Vessel to be painted on the Stem or Stern of the Vessel, if re-

moved to forfeit 5/ If the Gauge Mark has been removed, altered or changed, the Corporation f. 7. may reweigh the Lighter, and, if the Tonage is more than marked, the Owner to forfeit 5%.

The Trinity Company to find Lighters to take Ballast from Ships within three s. 8. Days after Notice from the Master, unless frosty or tempestuous Weather, on Forfeiture of 50/.

The Owner or Master to pay 6d. per Ton to the Company for Lighterage. 6.9. The Master to forseit 51. for unloading any Ballast below high-water Mark; 6, 10, 111 and 40s, to be paid by any Person throwing any Dirt, Rubbish, Ashes, &c. from any Wharf, Quay or Bank, or from any Barge or Lighter.

Of Pilots, Lodesmen or Locmen.

Py these different Denominations are signified the same Office, which is to conduct any Vessel or Ship into a Road or Harbour, over Bars or Sands, or through intricate and dangerous Channels, being occasionally called in to the Master's Assistance when sailing as above, or by unknown Shores, and diffident of his own Skill and Judgment; though in many Parts, where the Approach or Entrance to Harbours, &c. are hazardous and difficult, the taking a Pilot is not a voluntary Act but obligatory on the Master, otherwise, in Case of a Loss, he must make it good; and the following Laws are now in Force concerning them, here in England.

If any Person shall take upon him to conduct or pilot any Ship, by, or from Dover, Deal, or the Isle of Thanet, to any Place on the River Thanes or Medvery, before he has been first examined, by the Master and Wardens of the Society of Fellowship of Pilots of the Trinity-House of Dover, Deal, and the Isle of Thanet, touching his Ability, and approved and admitted into the said Society, at a Court of Loadmanage, by the Lord Warden of the Cinque Ports, or his Deputy, and the Master and Wardens; such Person for the first Offence shall forfeit 101. for the second 201. and for every other Offence 401. &c.

This Ac shall not prevent the Master or Mate of any Ship, or Part C ner, residing at Lover, Deal, or the Isle of Thanes, from piloting his own Ship, nor subject any Persons to the Penalties, who shall be hired by any Master to pilot his Vessel, provided none of the Society, within one Hour after such Ship shall arrive at any of the said Places, be ready to pilot the same.

Ditto 1 Masters of Merchant Ships may make Choice of such Pilot of the Society, as they shall think sit; and no Perion shall continue in the Society, who shall not pilot a Ship, at least twice in one Year (unless prevented by Sickness) to, and from, the Places abovementioned.

For Conducting any Ship from Dover, Deal, or the Isle of Thanet, to any Places on the River Thames and Medway, the following, and no greater, Prices shall be taken, viz. For every Ship drawing seven Feet Water 31. 101. eight Feet 41. nine Feet 41. 101. ten Feet 51. eleven Feet 51. 101. twelve Feet 61. thirteen Feet 61. 101. fourteen Feet 71. fifteen Feet 71. 101. fixteen Feet 81. son and no Allowance to be made for odd Inches.

Date 6. 5. If any Pilot shall negligently lose the Ship under his Care, and be thereof convicted, he shall for ever after be incapacitated for acting as a Pilot; and the Number of such Pilots shall not be less than a hundred and twenty, whose Names, Ages, and Places of Abode, shall, every 25th of March, be affixed in some publick Place at the Customhouses at London and Dover; and for not returning such List, the Master and Wardens of the Society shall forseit 101. &cc.

Ditto f. 7.

This Act shall not hinder any Person from affisting a Ship in Dittress.

The Master and such two Wardens of the Society, as shall be appointed to examine any Person on his being admitted a Pilot, shall take the following Oath, to be given by the Register of the Court of Loadmanage, viz.

I A.B. do fwear, that I will impartially examine, and enquire into the Capacity and Skill of in the Art of Pilotage over the Flats, and round the Long Sand Head, and the Coasts of Flanders and Holland, and will make true and speedy Return thereof to the Lord Warden of the Cinque Ports, for the Time being, or his Deputy, with the Favour, Affection, Fee, or Reward.

So help me God.

Ditto f. 9 This Act shall not extend to the taking away any Liberties vested in the Corporation of the Trinity-House of Deptsford Strond.

This Act shall be a publick Act.
This Act shall continue seven Years, &c.

Continued

Co

Th

Comi

may,

the b

and the

may i

Order

himie

any P

provio

the Pl

and W

Con

If a

Thame

Sand 1

Means

Ward

mon !

before

Middle

that n

the C

Regul Pilots

the ar

out of

Days :

Ships,

themi

if Pilo

the C

porati

to fuc

faid C within

inflicte No

by the

Newci

the If

and F

Deal,

old, a

Th

In .

Thaway

The

Continued by 8 Geo. II. Cap. 21. to 25 March, 1749, &cc. Further continued until 25 March, 1764; and from thence to the End of the then next Session of Parliament, by 23 Geo. II. p. 485.

Parliament, by 23 Geo. II. p. 485.

The Lord Warden of the Cinque Ports, or his Deputy, with the Affent of the 7 Gio. I. c. Commissioners of Loadmanage, and of the Masters and Wardens of the Society 21. f. 14.

of Pilots of the Trinity House of the Cinque Ports, at a Court of Loadmanage, may, during the Continuance of 3 Geo. I. Cap. 13. make Rules and Orders for the better Government and Regulation of the Pilots residing at Dover, Deal, and the Isle of Thanes, and may order a sufficient Number of them, not less than eighteen, to ply constantly at Sea, to be ready to conduct Ships up the Rivers of Thanes and Medway; and the Lord Warden, &c. at a Court of Loadmanage, may suspend or deprive any of the said Pilots, for breaking the said Rules or Orders; and if any Pilot, during such Suspension or Deprivation, shell take upon himself to conduct any Ship, by, or from Dover, Deal, or the Isle of Thanes, to any Place upon the River Thanes or Medway, he shall be liable to all Penalties provided by the said Act against facts Persons as shall conduct Ships from and to the Places aforesaid, without being first examined and approved of by the Master and Wardens of the said Society.

Continued as the preceding Act of 3 Geo. I. Cap. 13. by 8 Geo. II. Cap. 21 to 25 March, 1749. And farther continued to 25 March, 1764, by 23 Geo. II. p. 485.

If any Person shall take the Charge of any Ship as Pilot, down the River of 5 Geo. II. c. Thames, or through the North Channel, to, or by Orfordness, or round the Long 20. 6.1. Sand Head, into the Downs, or down the South Channel into the Downs, or from, or by Orfordness upon the North Channel, or the River of Thames, or the River Medway, other than such as shall be licensed to act as a Pilot, by the Master, Wardens and Assistants of the Trinity-House of Deptford Strong, under the common Seal of the Corporation; every Person so oftending, and being convicted before two Justices of the Peace for the City of London, or the Counties of Middleses, Esex, Kent or Surry, shall, for every Offence, forfeit 201. provided that nothing in this Act shall extend to the obliging any Master of any Ship in the Coal Trade, or other Coasting Trade, to employ a Pilot.

The Pilots already admitted by the faid Corporation shall be subject to the Ditto s, s. Regulations of the Corporation, provided the Regulations of not relate to the Pilots keeping of Turns, or to the settling the Rates of Pilotage, and shall pay the ancient Dues, provided the same do not exceed one Shilling in the Pound, out of their Pilotage, for the Use of the Poor of the Corporation, within ten Days after the Service of such Pilots shall be ended.

In Case such Pilots shall refuse to take the Charge of any of his Majesty's Ditto ships, when appointed thereto by the said Corporation, or shall have missehaved themselves in the Conduct of any Ships, or in any other Part of their Duty; or if Pilots shall result to obey any Summons of the Corporation, or such Orders as the Corporation shall make in the Premises, the general Court of the said Corporation, upon Examination thereof, are required to recall the Warrants granted to such Pilots; and if such Person shall (after Notice given by the Clerk of the said Corporation to them in Person, or left at their Place of Abode) act as Pilots within the Limits aforementioned, they shall be subject to all the Penalties instituted on unlicensed Pilots.

Nothing in this Act shall extend to the impeaching of any Privileges enjoyed Ditto 6. 11. by the Pilots of the Trinity-House of Kingston upon Hull, or the Trinity-House of Newcastle upon Tyne.

This Act shall not extend to the Impeaching any of the Franchises, nor to take Ditto s. 12. away the sole Right of pilot. The Merchant Ships, from, or by Dover, Deal, and the Isle of Thanet, upon the Rivers Thanes and Medway, granted to the Society and Fellowship of the Master, Wardens, and Pilots of the Trinity-House of Dover, Deal, and the Isle of Thanet, by 3 Geo. I. Cap. 13.

This Act shall be a publick Act, &c.

In France no one can serve as a Pilot until he is at least twenty-five Years Dic. de Com. old, and has passed a strict Examination of his Knowledge in the Fabrick of Tom. 3 p.

Ships, 965.

Ships, and concerning the Tides, Banks, Currents, the Rocks, and other dangerous Parts, in the Rivers, Ports and Havens, where they are established.

They are obliged after they are approved and admitted always to have their Boats furnished with Anchors and with Oars, that they may always be in a

Condition to succour Ships on their first Signal.

No Mariner, that is not admitted a Pilot, as above, shall offer to conduct any Veffel, except where a licensed Pilot is wanting; and, in this Case, the Master of the Ship may take a Fisherman, though this must quit the Care of the Vessel to a regular Pilot, in Cafe such a one offers, before they have passed the dangerous Parts, and a Satisfaction shall be made the Fisherman for his Assistance out of what would have been due to the Pilot, had he taken Charge of her from the

If any Pilot is drunk when he offers to engage in his Function, he shall for-

feit 100 Sols, and be suspended for a Month

Ships that are nearest are to be piloted first, under Penalty of 25 Livres to the Pilot, who shall prefer one that is more distant; and they are equally prohibited to go farther than the Roads to meet the Ships, or to enter them against the Master's Liking; nor to quit them until they are anchored and moored in Ports and, if it is in going out, not until the Ship is in open Sea, on Penalty of losing their Stipend, and being mulcted in 30 Livres.

For the Veffel's Security, and the Pilot's Discharge, the Master shall declare what Water the Ship draws, on Pain of forfeiting to the Pilot 25 Livres for

every Foot he conceals.

Pilots must not exact more for their Affistance than what is acquiated by their Officers, and contained in the Tariffs in the Register Office, and fixed upon the Key, excepting in Cases of Storms, and evident Danger, when it shall be settled by the Arbitration of the ordinary Officers, with the Intervention and Advice of two Merchants. the Commences on the

The Marine Ordinances declare all Promifes void, that are made to Pilots under

the Apprehension of a Shipwreck.

The Pilot, who through Ignorance strands a Vessel, shall be whipt, and for ever deprived of exercifing his Function again. And he who maliciously runs a Ship ashore, shall suffer Death, and his Corple be fixed to a Mast near the Place of the Wreck.

It is likewise the Obligation of the Pilots to see that the Buoys and Sea Marks are well placed, and to examine whether there be no Alteration in the ordinary Depths and Passages, that they may give Advice to their Officers, or to the

Master of the Key or Port.

As for the Port, it is free to all Masters and Captains, as well French, as Foreigners, to take those Pilots they like best, without being obliged at their going

out to make use of those that brought them in.

In Holland the Regulation of Pilots is fuitable to the other marine Institutions of that fage Republick, from whence those of most other European Nations are copied, and as the Pilot's Pay varies in the different Provinces of that State, and our extensive Commerce with it renders a continual Use of them necessary, I shall give my Reader an Account of that Part of their Laws which I think may be of Service, and merit his Regard, in as brief a Manner as the Importance of the Subject to all that are, or may be, concerned in the Dutch Trade, will permit, without curtailing any Thing I shall deem requisite for their Information.

The States of Holland and West-Frize, in their Ordinance about the Pilots of

Huysduynen, Petten, Calans-oog, Texel, and the neighbouring Parts, order That No one shall be admitted as a Pilot who is not strong and robust; not less than di Ei. dt H .and, &c. twenty-five or above fixty Years of Age, who shall have failed at least four Years duis de Sipi. in the Openings of that Country, and have an entire Knowledge of the Currents of the Texel, and he shall then have a Mark given him of his Admittance.

To evitate all Disputes, the Governors or Steersmen of the Pilot Boats may put aboard the Vessel that wants one, such sworn Pilot as he thinks most capable, without any Hindrance from the others, under Penalty of 6 Florins, except the Master elects any other than him proposed.

Denma and otl loaden Native them o felves v Sols th that th Veffels Fish C withou Norwa

the Pil

when t

quits l rins; a the Pi

No

and h

this p

them

shall d

and if

thereb

shall h

9 Flor which

and, i

Sols a

Terfche

Winte

the Ice

be free

If it

and the

the Pil

fhall g

him un

pay his

shall or

bary,

All or Fla

Th

Captai to reco shall be fhall p Tackle Bales, of Wo The

ings, t

examin ther th as ofter Change to decl

Art. 1, 2. Ditto art. 3.

Ordonnance

No other Pilots but those who have been examined and authorized as aforefaid, Ditto an. 6. and have received the Badge of their Office (which they are to shew, as well as this present Ordinance to all Commanders before they undertake to conduct them either in or out, under Penalty of sorfeiting 24 Florins for each Offence) shall dare to undertake the Charge of any Ship going out or coming in, Se.

The Pilots are obliged to conduct the Ships, as far as on this Side the Vlaak, Dit o art 7. and if the Captains defire to be piloted farther, the Pilots thay not refuse, though thereby they are detained, one, two, or three Days, extraordinary, aboard, they shall have 6 Florins besides their common Pay, if the Ship is only in Ballast, or 9 Florins, if she is loaded, provided that all foreign Ships, (excepting only those which bring Oxen) pay 9 Florins, if empty, and 13 Florins 10 Sols, if laden; and, if a Pilot remains aboard more than the faid three Days, he shall have 40 Sols a Day, besides his ordinary Salary, the saine as the Pilots of Vileland and of Terfebelling have, according to the fifth Article of their Ordinance; but when, in Winter, a Pilot has conducted a Ship into a good Road, free from the Danger of the Ice, and remains there two or three Days, the Pilotage is earned, and it shall be free to the Captain to detain the Pilot on board, paying him 40 Sols per Day. If it happens that a Pilot, having conducted the Veilel on this Side the Vault. and the Master cannot pay him, either for Want of Money, or otherwise, so that the Pilot is obliged to come up with the Ship to the Place defigned, the Master shall give him twelve Florins besides his Pilotoge, and may for this make use of him until their Arrival; but, if the Pilotis accidentally detained through Want of a Boat, &c. to put him ashore, in such Case, the Master is not obliged to pay him any more than his Pilotage.

All Pilots shall be obliged to board the Ships at a League without the Shallows, Ditto art. 8. or Flats, and those which shall not enter them but on this Side the first Buoy,

shall only have half Pilotage.

All Ships and Gallies that come from the West, from the Levant, from Bar- Ditto art. 9. bary, Genoa, the Canaries, from Spain, France, England, Muscowy, Greenland, Denmark, Sweden, Coningsberg, Dantzick, Bergen, Drontbiem, Nileus, Hambourg, and other Places in their Neighbourhood, as also the Colliots, or other Vessels, loaden with Charcoal, of whatfoever Nation, they are, as well Foreigners as Natives, who will enter the Texel, shall be obliged to take Pilots, and to pay them on the Footing of the present Ordinance, when they come to offer themselves without the Buoys, provided that the Vessels from the North shall pay 24 Sols the Foot to Nieuws Diep, and 24 Sols the Foot to this Side of the Vlack, and that they are free in the Road of the Merchants, or Koopwarders Reede. The Veffels coming from Normer, Drontbiem, and Romfdaal, with Bale Goods, Iron, Fish Oil, and other Commodities, shall pay as much as those from the Baltick, without Exception; but the Galliots or Smacks coming from l'Eyder, Jutland, or Norway, either in Ballast, or loaden with Cattle, shall pay 15 Sols the Foot, if the Pilots go aboard them beyond the Openings, and the Pilots may leave them when they have conducted them into the Road of the Merchants; but if a Pilot quits his Ship before bringing her into the said Roads, he shall forseit 12 Florins; and, if the Captain will be piloted on this Side the Vlaak, he shall augment the Pilot's Salary 5 Sols per Foot, paying 20 Sols instead of 15. And if the Captain refuses to pay the Pilot, this latter may follow him to his destined Port, to recover his Salary, and the Charges occasioned him, for which Charges he shall be allowed 12 Florins; the Vessels which have a third of their Loading, shall pay as is ordered in the 24th Article, and all that is taken in with the Tackle, or that is loaden in a Ship from Hand to Hand, whether it be Oils, Bales, Sacks, Casks, Lead, &c. shall be reputed Merchandize, except all Sorts of Wood, which shall not be esteemed such.

The Pilots shall be obliged to go and come once a Month through the Open-Ditto art. 10. ings, to found the Depths exactly, to vifit the Banks and Shores, and nicely to examine the Buoys and their Ropes, to see that they are not worn out, and whether the Shallows are any Thing altered, which they shall also be obliged to do, as often as there shall happen tempestuous bad Weather; and, if they perceive any Change in the Shallows, Banks, or elsewhere, they shall be obliged immediately to declare it to the Lords Commissioners, that they may immediately remedy it.

Dime at 11. And if it happens that the Pilot runs the Ship ashore, whether through Villainy, Disaster, Inadvertency, or Imprudence, the Commissioners shall take Cognizance of it, and punish him according to the Exigence of the Case, either by Suspension, Discharging, Banishing, or by a greater Punishment, even with Death; but if it happens through an extraordinary Casualty, as by an unforeseen Mischance of a sudden Change of Wind, or of the Current, or other similar Accidents, the Penalty shall be moderated by the Commissioners, as they shall think just; ordering to this Effect the respective Officers to inform themselves exactly, of what has passed and to send their Declarations to the Commissioners, as also, if the Case require it, to seize the Pilot, and proceed against him, according to what he has done.

DRIG art. 16. Ships or other Vessels shall pay for piloting out, viz.

Those that	. (10 Feet	Water	mail of the De	8 Sou	8 7	
Those that	draw ₹	11 Do	*********	**********	9 Do		the Foot.
	l	12 Do	Alleria reserve	y el e isomo .	10 Do		

And those that draw above twelve Feet Water shall pay 12 Sols the Foot.

And in Case of resusing Payment, the Pilot, on the Ship's Return, may pursue the Captain to the Place he is bound to, to recover his Due, with Charges, for which he shall be allowed 12 Florins; but the Vessels going to the North are excluded; and those which have a Third or more of their Cargo, shall pay Pilotage as follows.

	0		T	hose th	hat draw	from				
7	to 8 1	Feet Water	19 12	F. 6	141	Feet Water		F.	18	3
	8 +			6 ;	0 15		•		29	. 14
	9		_	7	15%		-		24	10
	9:		•	7 1	0 16	-	-		25	16.4
	10		-	· 8	164			- :	47	IO
	101	-		9	17		-		30	
	LI	-	7.	10	17:	-			35	
	117			11.	18	********	-		40	
	12		-	12	187	-			44	
	121		-	13	19				48	
	13			14	191	-			53	
	131		-	15	20	-		-	58	
	14.		-	16		7	27.24	. "		

those that draw more Feet Water shall pay for every surplus Foot 12 Florins, and 6 Florins for each half Foot, but nothing for the Quarter of a Foot.

Ditto set. 17. And every Pilot shall be obliged to abide aboard till the Ship is got without, and shall not undertake to carry out another till he has conducted the first into open Sea, on Penalty of 12 Florins Mulct, and Suspension for twelve Weeks; and, when the Wind is fair for getting out, the Pilot's Boat must not take any one to carry aboard, but the Captain of the Ship which the Pilot is going to take under his Care, on Forseiture of 8 Florins; but if it happens that some other Captains go in the same Boat, they shall be obliged each of them to carry a Pilot with them, to conduct their Ships abroad, if they do not declare that their Pilot is left aboard, and tell their Name and Surname, on Penalty to the Boatman or Pilot who undertakes it, (be it through Malice, Ignorance, or Contempt of the Laws) of 9 Florins, for each Captain that he has carried aboard without a Pilot, and shall be obliged on his Return ashore, to declare to the Officer the Names of the Captains that he has carried aboard, and that of the Pilots, as above, on Penalty of 18 Florins.

When the Pilots arrive on board, they shall immediately demand of the Captain or Mate how much Water the Ship draws, which they shall be obliged to

declare without Referve, on Pain of forfeiting 16 Florins.

Ditto art. 19,

The following Pilotage shall be paid for the Entrance of Ships, according to the Feet they draw of Water, counting by Feet and half Feet, which the Captains shall be obliged to pay, except those which come from the North, as in the 9th Article, viz. in Summer, to commence from the 1st of April to the 1st of September, to be counted from the Day that the Ship passes the Vlaak, and not from the Day that she shall be got in.

7, 0, 9

7, 8, 9,

And Foot ov reckoni:
All V France, or more of 2, pi Goods;

Drawing

pay acco

This rica, from which of the Street to the price of the p

For every Ship or Veffel that draws

7, 8, 9, to 10 Feet Water	F. 12	15 Feet Water	F. 36
arrea iii	— 13 10 — 15	16:	- 47 10
111	18	17	§5 10
121	19	18:	
13:	23	19	
14:	29	20	110

In Winter, to begin from the Ift of September to the last Day of March.

7, 8, 9, to	10 F	cet Wa	ter F	. 18	. 1	5 Fee	t Water	-	F. 48	10 Ditto art. #13
	101	-		19 1	10 1	6	-	-	- 54	
	II	-	-	21	1	64		Bud c	- 69	
	III	-	`	.22	19	7 -			72	
	12		-	24	23 1	7		-	82	
	121	-	-	26	1	8 -			- 92	
	13			±β	1	8:	· ·	11.	103	10
	13:	-		31 .	, 1	9.			- 115	
	14	-	-	34	, , 1	9.	-		127	10
	147	-		38 1	10 2	10			- 140	
	15			43					•	

And every Veffel that draws more than twenty Feet Water, shall pay for every Disto art. 483 Foot over, 25 Florins, though only Feet and half Feet shall be paid for, without reckoning any Thing for the Quarter of a Foot, under Penalty of 20 Florins.

reckoning any Thing for the Quarter of a Foot, under Penalty of 20 Florins.

All Veffels coming from the Levant, Barbary, the Canaries, from Spain, Ditto art. 241

France, England, Ninfcovy, and all other Parts, as in the 9th Art. with a Third, or more, of their Loading, shall be deemed as full, and shall pay 3 Florins instead of 2, provided that the rest of their Cargo consists only in Salt, or in common Goods; and the Vessels which shall not have a Third of their Loading, shall pay according to the preceding Regulations, made in this Ordinance.

All Ships coming from Guinea shall pay

Drawing 8 Feet Water - F.	. 20	14 Feet Water F. 58 Ditto art. 254
8:	21 10	15 - 65
9	23	151 - 73
91	25	16 81
10	27	161 - 94 10
101	29 10	17 — — 108
11	32	171 123
111	34	18 — — — 138
12	36	181 155
121	39	19 — 172
13	42	191
131	46 10	20 110
14	51	

This being the Tax of Pilotage during Winter; and Ships coming from America, from Brazil, or the neighbouring Coasts, half loaden, shall pay as those which come from Guinea; but those which shall come from America, or from the Streights with Salt, shall only pay as other Ships loaden with Salt, according to the present Ordinance.

Provided,

Ditto an. 26. Provided, that the Pilots who shall bring in any Ships in a great Storm, or such as are without Anchors, Masts, Cables, or Rudder, that have, besides their ordinary Hire, as much as the Commissary, or the Arbitrators, which he shall have established, think proper to adjudge.

Ditto an. 27. And all Pilots ihall be likewife obliged to carry all Ships and Captains out to Sea, whenever they are required, and this on reasonable Terms; and no Pilot shall undertake to carry out more than one Ship at a Time, under Penalty of 25 Florins, and Suspension of fix Weeks: Neither is it permitted to any Pilot, who has undertaken to condust a Ship out, to refign her to another, under Pain of 6 Florins Mulci; but if any such Pilot happens to fall sick, the Captain may

take any other he please.

When Pilots are to carry out, or bring in Ships, they cannot oblige Captains to take more than one, nor to charge him for any Damage that their Boat may have suffered in going aboard, or before the Ship, on Penalty of 25 Florins, unless that it be by express Order of the Captain, in which Case he must produce Proofs of the said Order; in Want of which, he shall not be allowed more than a common Pilotage.

Ditto art. 30. And in Case that a Ship appears either by Night or by Day, without meeting with any Pilot, and her Company defire any Fisherman (not admitted to the Function) to conduct her in, the Fisherman is obliged to declare to the Captain that he is no sworn Pilot: In the mean Time he may enter the Ship, and undertake to bring her in; but, if afterwards, it happens that a Pilot comes aboard to offer his Service, he shall be preferred, and the Fisherman obliged to quit her, except he agrees with the Pilot that they share the Pilotage between them, which shall be at the Election of the one and the other.

Ditto art 31. But if the Fisherman has once brought the Ship within the first Buoy, before the sworn Pilot got on board, the Fisherman shall not be obliged to abandon her, nor to yield up the Moiety of the Pilotage.

Discourt. 32. Item, all Ships being in Danger, their Captains may demand and take two Pilots, paying a double Reward; but, if there remains more than one Pilot aboard, without the Captain's Order, those that remain unordered shall have nothing to pretend to but what the Captain pleases to give them freely, as he shall think

proper.

Ditto an 33. When a Pilot has brought in a Ship, and received his Salary, he shall be obliged to give the Captain an Acquittance, which shall contain the Number of Feet the Ship draws, and the Sum he has received; which Acquittance he shall sign or mark, and the Captain shall be obliged to demand one, upon which to reimburse himself the Pilotage from the Merchants, in Want whereof these latter shall not be obligated to pay him any Thing; and, besides this, the Captain and the Pilot shall forseit 6 Florins each.

Dino art. 35. We forbid every one, "hofoever he be, to infult, abuse, or injure any of the Pilots admitted and sworn, either in the Streets, at the Water-fide, in the publick or private Houses, or to deride them for their Employments, on Penalty of 6 Florins for the first Time; 12 Florins and an arbitrary Correction for the second; 18 Florins and Banishment for two Years for the third.

Ditto art. 36. If it happens that any Ship is forced to enter by the Openings to anchor, either by a contrary Wind or otherwise, and would go out again, she shall pay 15 Sols per Florin Pilotage; but such as would be conducted within the Vlaak, shall pay sull Pilotage; and, if the Pilot has brought the Ship safely into the Amelander Diep, either by the Captain's Order, or constrained thereto by bad Weather, the Pilot shall be obliged to remain on board, at the Will of the Captain, until a proper Season overs for getting out, and the Pilot shall have 6 Florins, once for all, for his Time, besides his Victuals.

Ditto art. 37. If any Captain defires his Ship to be conducted in the Balg, the Pilots shall be obliged to carry them for 20 Sols the Foot, for which the said Pilots are to convey the Ships as far into the Balg as the Captains please, and as a great Number of Boats or Perges are commonly employed in going before large Ships, to found the Coast for their Security, there shall be paid for each Boat, whether they have one or more Men in them, the Two-thirds of the Salary of one Florin per Foot, provided the said Boats shall have a Third more, for Ships laden with Merchandize,

Merchenalty of a Ship Balg, I carned, the Bal

ships althoug the Cor Place, the Pil shall be bring ir Mercha

Top of Sc. to marked great Sa ting a I deciare forfeit 2 in their be fuspenot decl. The of Huyan

for the differing Charge Every shall be the Reliable The

Flats, a Buoy, a having or the V per Foo endeave thail rer ice cont tain tha tain wil vifions; Pay that conduct mitted ing of the state of the state

Pilot to without Pilotage they are shall be which Sloot 24 coming

All V

as also

Merchandize, as in the Article 24, the Whole, without any Dispute, on Penalty of 12 Florins, besides the Pilotages and it is to be understood, that when a Ship in Winter, or in the icy Scatons, shall have been conducted into the Balg, by Order or Consent of the Captain, or his Mate, the Pilotage shall be earned, and afterwards a half Pilotage shall be paid for carrying the Vessel from the Balg to the Vlaak.

Ships which return from the East, from Norway, and the adjacent Parts, Ditto art, 39, although they had taken and hired a Pilot, on going, even with the Consent of the Commissary, they shall nevertheless be obliged, on their Arrival before the Place, to take another to conduct them through the Openings, and to pay him the Pilotage upon the Footing of this present Ordinance, the which Pilotage shall be parted between the two Pilots; and him that shall have been taken to bring in the Ship shall be free, after he has brought the Ship in the Road of the

Merchants, or Koopvaarders Reede.

Each Pilot Boat, or Galliot, shall carry a white Vane or Weather Flag at the Ditto arti 40. Top of the Mast, in which may plainly be seen the Number of 1, 2, 3, 4, 5, 6%c. to the Number of Boats that there shall be, or else the Number shall be marked in large Figures of two Feet square, with black Tar, at the Top of each great Sail of the Boats: And if a Pilot Boat passes by a small Ship, without putting a Pilot aboard her, with the View of going to a larger, the Captain may deciare it, and in this Case all the Pilots who shall have so neglected him, shall forfeit 25 Florins each; and all who shall go to Sea without their Number marked in their Flag, or in their great Sail, shall also pay 25 Florins each, and shall be suspended six Weeks; and those who shall have sound any one in Fault, and not declared it to the Officer, shall pay the same Mulct.

The STATES, at the Time of making the foregoing Ordin ance, for the Pilots of Huyduynen, Petten, Calans-cog, Texel, and the adjacent Parts, made another for the Pilots of Viieland and Ter Schelling, and the neighbouring Territories, differing chiefly from the other in the Names of the Places, and something in the

Charge of Pilotage, which I shall particularly mention.

Every Captain of a Ship that enters by the Viie, with a Pilot of Ter Schelling, art 47 shall be obliged to pay 6 sols every Time, more than the ordinary Pilotage, for

the Relief of poor and aged Pilots.

The Pilots shall be obliged to go aboard the Ships at a League beyond the srt. 62 Flats, and those who only embark on this Side, the first, second, third, or fourth Buoy, shall have no more than 15 instead of ao Sols per Foot; and if any Pilot, having conducted a Ship up the Flack, and is detained either by bad Weather, or the Want of a Boat to carry him astrone, in this Case he shall have I Florin per Foot; but if, in Winter Time, the Ship is stopped by Ice, the Pilot shall endeavour to darry her into the Ruys on Slots; and, having secured her there, he shall remain four Days to see whether the Weather will change, and, if then the see continues, he has earned his Pilotage, and may quit the Ship, and the Captain shall pay him 3 Florins for his Attendance the sour Days; and, if the Captain will detain him yet longer, he shall pay 15 Sols per Foot, besides his Provisions; but if the Captain will absolutely be carried up the Vlack, the Days of Pay shall cease on heaving up the Anchor, and the Pilot shall be obliged to conduct him for 15 Sols the Foot; and we prohibit all others but sworn and admitted Pilots, to undertake the bringing any Ship from Piereveld, by the Opening of the Vice, on Penalty of 25 Florins.

All Vessels coming from the East, West, from Muscovy, and the adjacent Parts, at. 7. as also those from Bergen, Dronsbiem, and Nileus, and all Charcoal Vessels drawing eight Feet Water, which will enter by the Vise, shall be obliged to take a Pilot to bring them in, although they have taken one at the Sond, or elsewhere, without leaving the Captains at Liberty to refuse, or to excuse paying the Pilotage; and in Case of Resusal, the Pilots may follow the Captains to the Places they are bound to, to recover the Pilotage and Charge of their Journey, which shall be settled at 12 Florins, provided that the Galliots, or other small Vessels, which draw no more than four, sive, and six Feet Water, shall pay to the Shoot 24 Sols the Foot, and to this Side of the Vlaak, 34 Sols the Foot; the Ships coming from Normer Dranthiem, or from Romssala, loaden with Iron, Oil, &c.

art. 14, 15.

Of WRECKS, &c.

shall pay as much us those which come from the Baltick, without Exceptions but the Galliots or other Vessels, which only draw ten Feet Water, or less, coming from PEyder, Jutland, or Norway, with their Ballast of Salt, or loaden with Beeves, shall pay 15 Sols per Foot, if the Pilots enter them without the Openings, and conduct them to the Sleet, where they may quit them: But if a Pilot leaves a Ship before he has brought her to the said Place, he shall forfeit: 12 Florins; and, if the Captain will keep the Pilots till on this Side the Vlaak, they shall pay them 5 Sols for each Foot more than the 15: And, in regard of loaden Ships, it shall be regulated, according to the 9th Article, except for those who are only in Ballast, or those which are loaded with Wood or Cattle.

Those Vessels which have one-third of their Cargo, shall pay Pilotage, as directed in Art. 16. for the Texel; and those coming from the East and North, shall pay Entrance as underneath, according to the Feet they draw, to be counted by Feet and half Feet; but the Galliots or small Vessels coming from the North, which only draw from four to fix Feet, shall be exempt, as in the preceding Article, viz. in Summer to commence the 1st of April, provided the Vessel passes the Vlaak that Day, for afterwards the Distinction shall not be made of the Pilotage of the Summer and Winter, but of the Day that the Ship passes the Vlaak, and not of the Day of her Entrance.

Every Ship or Veffel which draws

And for the Winter's Pilotage to commence from the 1st of September, if the Veffel passes the Vlaak that Day, till the last of March.

Every Ship or Vessel which draws

As are all the other Articles which I have omitted here, being only Repetitions. of the others quoted before, and as most of the Marine Laws in the Northern, and other Kingdoms where there are any, are taken from their Batevian Neighbours, I shall not enlarge further on this Subject.

Of Wrecks, Flotsam, Jetsam, and Lagan.

Wreck, (in Latin, Wreccum Maris, and in French, Wreck de Mer) fig-Jacob's Law Dictionary. nifies in our Law, fuch Goods as, after a Shipwreck, are cast upon Land by the Sea, and left there within some County; for they are not Wrecks so long z Inft. 167. as they remain at Sea, in the Jurisdiction of the Admiralty.

Flotfam, is when a Ship is funk, or otherwise perished, and the Goods flow

Jetsam, is when a Ship is in Danger of being lost, and, in order to save by lightening her, some Goods are cast into the Sea, and notwithstanding which

Lagan, or Ligan, are those heavy Goods which are cast into the Sea, before a Ship is loft, in order to preserve them, and that they may be found again, (if

560. 106. b.

ibid.

the afterwards perithes. Bradon. lib.3. Providence permits) a Buoy is generally fastened to them.

or whe they m By t cast up Jurisdie

not chi Wreck, But it be four Tho neither shall b Person

from t of that the G Within for the · If a mother Cc. fo

that Ti

If G have h have a Goo come t Wh

of the are fav Securit and spe of We And it Goo

perish 2 Dere Lading given]

Acts, The other ! **stables** made being The King shall have Plotson, Yetson, and Lagan, when the Ship perisheth, P. N. B. 122, or when the Owners of the Goods are not known; but when the Ship does not 46 E. III. perish, e contra.

A Man may have Flotsam and Jetsam by the King's Grant, and may have Cohe 5. part Plotsam within the high and low Water-mark by Prescription, as it appears by Cohe 2. Inst. those of the West Countries, who prescribe to have Wreck in the Sea, so far as pd. 167.

they may see a Humber Barrel.

By the Grant of Wreck will pass Flotsam, Jetsam, and Lagan, when they are Sir Hon. Concast upon the Land, but, if they are not cast upon the Land, the Admiral hath Achie's Case.

Jurisdiction, and not the Common Law, and they cannot be called Wreck.

July 1971. 107.

By the Common Law all Wrecks belonged to the Crown, and therefore they are Brad. lib. a. not chargeable with any Customs, because Goods coming into the Kingdom by cap. 5.

Wreck, are not imported by any Body, but cast ashore by the Wind and Sea:
But it was usual to selze Wrecks to the King's Use, only when no Owner could be found; and, in that Case, the Property being in no Man, it in Consequence belongs to the King, as Lord of the Narrow Seas.

Though when a Man, Dog, or Cat, escapes alive out of any Ship that is lost, Wolfa. 1.e. neither the Ship, nor any Thing therein, shall be adjudged Wreck, but the Goods 4. 3. I. shall be faved and kept a Year and a Day by the Sheriff, to be restored to any Person who can prove a Property in them; and if nobody appears to claim in that Time, they shall be forfeited as Wreck; the Year and Day shall be accounted a Lat. 166. from the Selzure; and, if the Owner of the Goods dies before the Expiration of that Term, his Executors or Administrators may make Proof, though, if see, 106. the Goods are Rona peritura, (perishable Goods) the Sheriff may sell them within the Year, taking Care he does it to the best Advantage, and accounts for their Produce.

If a Man has a Grant of Wreck, and Goods are wrecked upon his Lands, and Hawk. p. 6. another taketh them away before Seizure, he may bring an Action of Trespass, 94.

Ge. for before they are selzed, there is no Property gained to make it Felony.

If Goods wrecked are soized by Persons having no Authority, the Owner may 2 Inft. 166. have his Action against them, or, if the Wrong-doers are unknown, he may have a Commission to inquire, Sc.

Goods loft by Tempest, Piracy, &c. and not by Wreck, if they afterwards 27 Ed. 116 come to Land, shall be restored to the Owner.

When a Ship is ready to fink, and all the Men therein, for the Preservation 2 1st. 167. of their Lives, quit the Ship, and afterwards she perishes, if any of the Men are faved and come to Land, the Goods are not lost.

A Ship on the Sea was chased by an Enemy, and the Men therein, for the Security of their Lives, forfook her; the was afterwards taken by the Enemy, and spoiled of her Goods and Tackle, and then turned adrift; after this, by Stress of Weather, the was cast on Land, where it happened her Men safely arrived: And it was resolved that this was no Wreck.

Goods may be retained for Payment of Salvage; but if the Ship and Goods perish in the Sea, and the Owners do totally forsake her, and she thereby becomes a Derelist, in such Case, the first Possessor that recovers her, or any Part of her Lading, gains a Property, and this, according to the Law of Nations, as is that given for lost, or whereof there is no Hope of Recovery.

Of Salvage, Average, or Contribution.

SALVAGE is an Allowance made for faving of Ship or Goods from the Dangers of the Seas, Pirates or Enemies, and is provided for in the following

The Sheriffs, Justices of Peace of every County, and all Mayors, Bailiffs, and 12 Ann. St. 2.

other head Officers of Corporations, and Port Towns near the Sea, and all Contables, Headboroughs, and Officers of the Customs, shall, upon Application
made to them, on Behalf of any Commander of a Ship, being in Danger of
being stranded, command the Constables of the Ports nearest the Coasts where
such Ship shall be in Danger, to summon as many Men as shall be thought
necessary.

necessary, to the Affistance of such Ship; and if there shall be any Ship belonging to her Majesty or her Subjects, riding near the Place, the Officers of the Customs, and Constables, are required to demand of the superior Officers of such Ship, Affiftance by their Boats, and fuch Hands as they can conveniently spare; and, in Case such superior Officer of such Ship neglect to give such Assistance, he shall forfeit 1001. to be recovered by the superior Officer of the Ship in Distress, with Costs, in any of her Majesty's Courts of Record.

The Collectors of the Customs, and the commanding Officer of any Ships,

Ditto f. 2.

and all others who shall act in the preserving of any such Ship in Distress, or their Cargoes, shall, within thirty Days, be paid a reasonable Reward, by the Commander or Owners of the Ship in Distress, or by the Merchant, whose Ship or Goods shall be saved; and in Default thereof, the Ship or Goods shall remain in the Custody of such Officer of the Customs, until all Charges be paid, and until the said Officer of the Customs, and the Master or other Officer of the Ship, and all others so employed shall be reasonably gratified, or Security given for that Purpose, to the Satisfaction of the Parties, and in Case, after such Salvage, the Commander, Mariners, or Owners of such Ship so saved, or Merchant whose Goods shall be saved, shall diagree with the Officer of the Customs, touching the Monies deserved by any of the Persons employed, it shall be lawful for the Commander of the Ship fo faved, or the Owner of the Goods, or the Merchant interested, and also for the Officer of the Customs, to nominate three of the neighbouring Justices of Peace, who shall adjust the Quantum of the Gratuities, to be paid to the ieveral Persons, and such Adjustments shall be binding to all Parties, and shall be recoverable in an Action at Law in any of her Majesty's Courts of Record; and in Case no Person shall appear to make his Claim to the Goods faved, the chief Officer of the Customs of the nearest Port, shall apply to three of the nearest Justices of Peace, who shall put him, or some other responsible Person, in Possession of the Goods, such Justices taking an Account of the Goods, to be figned by such Officer of the Customs; and if the Goods shall not be claimed within twelve Months, publick Sale shall be made thereof (and if perishable Goods, forthwith to be fold) and, after Charges deducted, the Residue of the Monies, with an Account of the Whole, shall be transmitted to her Majesty's Exchequer, for the Benefit of the Owner, who, upon Affidavit or other Proof of his Property, to the Satisfaction of one of the Barons, shall, upon his Order, receive the same.

If any Persons, besides those impowered by the Officer of the Customs, and Ditto f. 3. the Constables, shall enter, or endeavour to enter on board any such Ship in Diffres, without the Leave of the Commander, or of the Officer of the Customs, or Constable; or in Case any Person shall molest them, in the saving of the Ship or Goods, or shall deface the Marks of any Goods, before the same be taken down in a Book by the Commander, and the first Officer of the Customs; such Person shall, within twenty Days, make double Satisfaction, at the Discretion of the two next Justices of Peace, or in Default thereof, shall by such Justices be fent to the next House of Correction, where he shall be employed in hard Labour twelve Months; and it shall be lawful for any Commander, or superior Officer of the Ship in Diffress, or of the Officer of the Customs, or Constable on board the Ship, to repel by Force any fuch Persons as shall, without Consent as aforefaid, press on board the said Ship in Distress, and thereby molest them in

the Preservation of the Ship.

Ditto f. 5.

In Case any Goods shall be found on any Person, that were stolen or carried Ditto f. 4. off from any such Ship in Distress, he, on whom such Goods shall be found, shall, upon Demand, deliver the same to the Owner, or to such Person by such Owner authorized to receive the fame, or shall be liable to pay treble the Value, to be recovered by fuch Owner in an Action.

If any Person shall make, or be affisting in the making, a Hole in any Ship so in Distress, or steal any Pump, or shall be aiding in the Stealing such Pump, or shall wilfully do any Thing tending to the immediate Loss of such

Ship, such Person shall be guilty of Felony without Benefit of the Clergy.

If any Action be prosecuted for any Thing done in Pursuance of this Act, Ditto f. 6, all Persons so sued may plead the general Issue; and this Act shall be a publick

ing aft any L

If a Truft

forfeit

Empk

of eve

Ma the Ac thall p

The

Laws against ties hi Dama chadled deitroy Ship of gast on Creatu vilion, to kill enticav thereof with I Perfon convict of Clor

.. Prov withou he pun him of heing t ing any keep th the far Jultice of fuch the Th

lawful fpecil. bme o Days 1 Proper shall b Rowar feized

. If at afdrefa

If any Officer of the Cultonis shall, by Fraud or wilful Neglect, abuse the Dise t. 7. Trust hereby reposed in him, and shall be convicted thereof, such Officer shall forfeit treble Damages to the Party grieved, &c. and shall be incapable of any Employment relating to the Customs.

This Act thall be read four Times in the Year, in all Churches and Chapels Dino 6, 9. of every Sea Port Town, and upon the Sea Couft, upon the Sundays next before Michaelmas-Day, Christmas-Day, Ludy-Day, and Midfummer-Day, in the Morning after Prayers and before Sermon.

This Act shall not prejudice her Majesty, or any Grantee of the Crown, or Dino s. 9. any Lord of a Manor, or other Person, in relation to any Right to Wreck, or

Goods that are Florfam, Jessem, or Layan:

Made perpetual, 4 Geo. I. Cap. 12.

The Act, 12 samm, St. 2. Cap. 18. shall not affect the ancient Jurisdiction of 12. 5. 2. the Admiralty Court of the Cinque Ports, but the Officers of the faid Court

the Admiralty Court of the Cinque Ports, but the Officers of the laid Court hall put the faid Act in Execution, within the Jurisdiction of the Cinque Ports.

In the Year 1733, the following Act passed, which having reduced the greatest Part of the former Lower into this Act, for the Guidance of Masters of Ships, and other Persons concerned in Shipping, it is here inserted.

The Preamble begins that, Whereas, notwithstanding, the good and salutary 16 Gm. II. Laws now in being, against plundering and destroying Vessels in Districts, and against taking away shipwrecked, lost, or stranded Goods, many wicked Enormises have been committed in the Districts of the Nation and to the wiveyous uses have been committed, to the Difference of the Nation, and to the grievous Damage of Merchants and Mariners, of our own and other Countries: Br it emoded. That, if any Person or Persons, shall plunder, steal, take away, or destroy any Goods or Merchandile, or other Effects, from, or belonging to, any Ship or Veffel which shall be in Distress, or shall be wrecked, lost, stranded, or cast on Shore, in any Part of his Majesty's Dominions, (whether any living Creature be on board or not) or any of the Furniture, Tackle, Apparel, Provision, or any Part of such Ship or Vessel, or shall beat, or wound, with Intent to kill or tledroy, or shall otherwife wilfully obstruct the Escape of any Person entleavouring to save his or her Life, from such Ship or Vessel, or the Wreck thereof; or, if any Perion or Perions shall put out any falle Light or Lights, with Intention to bring any Ship or Vessel into Danger, then such Person or Persons so offending, shall be deemed guilty of Felony, and being lawfully convicted thereof, shall suffer Death, as in Cases of Felony, without Benefit

of Clergy.

Provided, that when Goods of small Value shall be cast on Shore, and stolen without Circumstances of Cruelty of Violence, the Offender on Conviction, be punished as in Cases of Patit Lastreny.

Is shall be lawful for any Justice of Peace, upon Information being made to him on Oath, of any Part of the Cargo, or Effects of any Ship, lost or stranded, being unlawfully carried away, und concealed, to iffue his Warrant for Searching any House, acce as in other Cales of stolen Goods: And, if the same shall be found in Rich House, &cc. or in Possession of any Person not legally authorised to beep the fame, and the Owner of fuch House, of the Person in whose Custody the same shall be found, shall not give an Account to the Satisfaction of the Justice of the Peace, how he came by the Goods, it shall be sawful upon Proof of fach Refusal, and he is required, to commit the Offender to the Common Goal for fix Months, or until he shall have paid the Owner treble the Value of the Things unlawfully detained.

If any Person shall offer to sale any Effects belonging to any Vessel lost as afdresaid, and unlawfully taken away, or suspected so to have been, it shall be lawful to seize, and carry the same, or give Notice thereof with all convenient speeds, to some Justice of the Petece; and, if the Petson offering them to sale, or them other Person in their Bahalf, shall not appear before the Justice within ten Days after such Seizure, and make our to the Satisfaction of the Justice, his Property in the Goods; or in forme Perfon who employed him, then the Goods shall be delivered for the Use of the right Owner, upon Payment of a reasonable Reward for such Seizure, to be accertained by the Justice, to the Person who feized the farms, and fuch Jufflee, thatt commit the Offender to the Common Gaol

Of SALVAGE, &C.

for fix Months, or until he shall have paid the Owner treble the Value of the Goods.

In case any Person not employed by the Master, &cc. in the Salvage of any Vessel, or the Cargo, &cc. shall, in the Absence of Persons so employed, save any such Ship, Goods, &cc. and cause the same to be carried for the Benefit of the Owners or Proprietors, into Port, or Place of safe Custody, immediately giving Notice to some Justice of the Peace, Magistrate, Custom-House or Excise Officer, or shall discover to any Magistrate or Officer, where any such Goods are wrongfully bought, sold, or concealed, such Person shall be intitled to a reasonable Reward, to be paid by the Master or Owner of such Vessel, in like Manner as Salvage is to be paid, by 12 Anne, intitled, an Act for the preserving all such Ships and Goods thereof, which have happened to be forced on Shore, or stranded upon the Coast of this Kingdom, or any other of his Majesty's Dominions, or else in the Manner herein after prescribed, as the Case shall require.

For the better ascertaining the Salvage, and putting the Acts in Execution, the Justice of the Peace, Mayor, Bailiff, Collector of the Customs, or chief Constable, who shall be nearest where any Ship is stranded or cast away, shall, forthwith, give Notice for a Meeting of the Sheriffs or his Deputy, the Justice of the Peace, Mayor, or other chief Magistrate of Towns Corporate, Coroners, and Commissioners of Land-Tax, or any Five or more of them, who are required and impowered to employ proper Persons, for saving Ships in Distress, and Ships and Goods as shall be stranded or cast away; and also to examine Persons concerning the same, or the Salvage thereof, to adjust the Quantum of such Salvage, and distribute the same, in Case of Disagreement among the Parties that, every Person attending and acting at such Meeting, shall be allowed four Shillings a Day, out of the Effects saved by their Care and Direction.

But if the Charges and Rewards for Salvage, directed by the Act 12 Anne, and by this prefent Act, be not paid or Security given within forty Days, the Officer of the Customs concerned in such Salvage, may borrow Money on the Goods, &c. by Bill of Sale, on such Part of the Goods, &c. as shall be sufficient,

redeemable upon Payment of the Principal Sum and Interest, at four per Cent. And if Oath shall be made before any Magistrate, lawfully impowered to take the same, of any Thest, and the Examination taken shall be delivered to the Clerk of the Peace, for the County, &c. or his Deputy; or if Oath shall be made of the breaking any Ship, contrary to the Act, 12 Anne, and the Examination delivered to the Clerk of the Peace or his Deputy, he shall cause the Ossender to be prosecuted, either in the County where the Fact was committed, or the County adjoining, where any Indictment may be laid by any other Prosecutor; and if the Fact be committed in Wales, then the Prosecution may be carried on in the next adjoining English County: The Charge of such Prosecution by the Clerks of the Peace, to be settled by the Justices at Session, and paid by the Treasurer of the County, &c. the Clerk of the Peace, on Resulat or Neglect to carry on such Prosecution, to sorseit one hundred Pounds for every Ossence, and Prosecution who shall sue for the same.

any Person who shall sue for the same.

The Lord Wardens of the Cinque Ports, the Lieutenant of Dover-Castle, the Deputy Warden of the Cinque Ports, and the Judge Officiate, and Commissary of the Court of Admiralty, of the Cinque Ports, two ancient Towns, and the Members thereof, for the Time being, and every Person appointed by the Lord Warden of the Cinque Ports, shall put the Actain Execution within the Juris-diction of the Cinque Ports, two ancient Towns, and their Members in the same Manner, as the Justices, &c., in other Places.

If any Person, appointed to put this Act in Execution shall be wounded in such Service, such Person or Persons, so wounding him shall, upon Trial and Conviction, at the Affizes or General Goal Delivery, or at the General or Quarter Sessions for the County, &c. be transported for seven Years, to some of his Majesty's Colonies in America.

Any Justice of the Peace in the Absence of the Sheriff, may take sufficient.

Power to repress all Violence, and enforce the Execution of this Act.

To fons fi for wa this A the Of his De tion, t Conftaingly, Non-ping this Not Ave

and fig in a St the Me And perifhin always nent D feem m fhould How to cond

overbook
faved b

Agree

and Lo

Cargo,
But
Sails,
the Te
tion of
though
of ther
with a
must b
destine

deftine with the board Metho Count The

an Ave and p exemp But exclude

In observ

To prevent Confusion among Persons assembled to save any Ship, &c. all Perfons shall conform to the Orders of the Master, or other Officers, or Owners; or for want of their Presence or Direction, to any of the Persons appointed to put this Act in Execution, in the following subordination: First, to the Orders of the Officer of the Customs, then of the Excise, the Sheriff of the County, or his Deputy, a Justice of Peace, the Mayor or chief Magistrate of any Corporation, the Coroner, the Commissioner of the Land-Tax; then of any Chief Constable, Petty Constable, or other Peace Officers: And, whoever acts knowingly, or wilfully, contrary to such Orders, forfeits five Pounds, and in Case of Non-payment, to be fent to the House of Correction, for any Time, not exceeding three Months.

Nothing in this Act extends to Scotland.

AVERAGE and CONTRIBUTION are fynonymous Terms in Marine Cafes, and fignify a Proportioning of a Lofs to the Owners of Goods thrown overboard in a Storm (in order to preserve the Remainder, with the Ship, and Lives of the Men) with the Proprietors of those that are saved, and of the Vessel.

And as Ships in their Voyages are exposed to Storms, and often faved from perishing, by casting Goods overboard to lighten them, it has, therefore, been always allowed, and is justified both by Laws and Custom, and in case of imminent Danger, any thing may be thrown away to evade it, though as heavy Goods feem most likely to answer the Purpose, and are generally least in Value, they should be first destined to Destruction.

However, to make this Action legal, the three following effential Cases ought

1st. The Ship must be in evident Hazard of perishing, with her Cargo and

2d. The Resolution the Captain takes on this melancholy Occasion, should be in Consequence of a Consultation, held with his Officers and Sailors, to endeavour to fave themselves, Ship, and Cargo, either by throwing some Goods overboard, or by cutting some of the Malts, &c. away, and by occasioning these extraordinary Expences strive to secure the Remainder for the Proprietors

3d. That the Ship and Cargo, or the Part of them that are saved, has been

faved by the Means used, with that fole View.

Agreeable to these three Axioms, it must be concluded, that all the Expence and Losses, which are thus voluntarily made to prevent a total one of Ship and Cargo, ought to be equally borne, by the Ship and her remaining Loading.

But all that which is broken or lost by a Storm, as Anchors, Cables, Masts,

Sails, Cordage, &c. is not to be comprehended in common Averages, because the Tempest only was the Occasion of this Loss, and not made by the Deliberation of the Master and his Crew, with the View to save the Ship and Loading; though on the contrary, if after Advice taken by the Company, or major Part of them, the Captair cuts away, or abandons any thing of the Ship or Cargo, with a View to prevent a greater Misfortune, all that which is so cut away, &c. must be brought into an Average!1 1

If the Ship happily out-weathers the Storm, and arrives in Safety at her destined Port, the Captain must make his regular Protests, and besides, jointly with the major Part of his Crew, must swear, that the Goods were cast overboard for no other Cause, but purely for the Safety of Ship and Lading; and the Method of elucidating and clearing up this Point, varies according to the feveral

Countries, and Places they arrive at.

The Ship arriving in Safety, those Goods she brings with her, must come into an Average, and not only those that pay Freight, but all that have been saved and preserved by such Ejestion, even Money, Jewels, Clothes, &c. are not exempted.

But a Man's Apparel in Use, Victuals, &c. put aboard to be spent, are totally

excluded from the Contribution.

In the Rating of Goods by vay of Contribution, this Order used to be always Job. Locinius, then they are to be esteemed at the Price they cost; and if after, then at the de Contribut.

Price as the reft, or the like Sorts, shall be fold at the Place of Discharge; and this Regulation continues still in France and Halland, tho' here and elsewhere, the Lost and the Saved are sometimes estimated as the latter sell for-

The Owner of the Goods that have been thus ejected, or his Factor, should take Care to have the Lois valued before the Ship's Discharge, in which the

Mafter ought to affift, and fettle all Averages before he unloads

Leg. Navis 4. And it is not only the Goods that are thrown over that must come into the ad Leg. Rood. Average, but those also which shall have received any Damage, by the Action and Vesial. Communit. 1st. of the others Ejectment, by Wet, &c.

235.

If Goods shipped in England are in a Tempest thrown overboard, in order to

232. Relli's Rep. preferve the Vessel and Crew, and these Goods are taken up and preserved by 498. Case w. another English Ship, the Owners bring Trover, it lies, because delivered upon another English Ship, the Owners bring Trover, it lies, because delivered upon

the Land. 1 2 Coke 63. 2 Buiftr. 280.

It is lawful for Persons to cast Goods overboard, out of a Ferry-Boat, in Case of a Tempest, to preserve their Lives; but if the Ferryman surcharge the Boat with Goods, the Owners of them shall have their Remedy against him, but no otherwife.

So if an Ejection of Goods from any Ship, is occasioned by the Indiscretion of the Master's lading her above the Birth-Mark, it is curomaty in such Cases, by the Marine Laws, to have no Contribution made, but Satisfaction is due from the Ship, Masters, or Owners. Luft. Sernus. S. 27 & Si. 23. ad Leg. Aquil.

Ditto. Ditto

And as this Law doth take Care, that fuch common Calamities shall be borne by all the interested Parties, by a general Contribution, so the Common-Law takes Notice of the Misfortune, and makes Provision for the Master's Indemni-Birdw. Affort. fication; and therefore if the Owner of such ejected Goods; shall bring an Action against the Master or the Owner of the Vessel, the Defendant may plead

the Special Matter, and the same shall bar the Plaintiff.

Ad. Leg. Rbo.

Leg. Rhod, de

Jadu, l. 2. 51. Navis a Pira-

Gret, de În-

As the Common Law looks upon the Goods or Cargo as a Pawn or Pledge for the Freight, so the Marine Law looks upon them likewise as a Security for anfwering any Average or Contribution, and that the Master ought not to deliver them (as above) till the Concribution is settled, they being tacitly obliged for the one as well as the other.

F. de Leg. Rhod, Leg. Navis onuft. Leg. Navis. ad Leg. Rhod. If a Lighter, Skiff, or the Ship's Boat, into which Part of the Cargo is unladen, to lighten the Ship, perish, and the Ship be preserved, in that Case Contribution is to be made; but if the Ship be cast away, and the Lighter, Boat, or Skiff, be preserved, there no Contribution or Average is to be had, it being a Rule, no de Jaclu. Moor. 297. Contribution but where the Ships arrive in Safety,

If a Ship be taken by Enemies or Pirates, and the Master, to redeem her and Cargo, promises a certain Sum of Money, for Performance wherof he becomes a Pledge or Captive in the Hands of the Captor, in this Case, he is to be redeemed at the Expence of the Ship, Lading, and Money (if any on board) all being obliged to contribute for his Ranforn, according to each Man's Interest.

So where a Pirate takes Part of the Goods to spare the rest, Contribution must

Moor. f. 297. Ple 443. Hicks v. Pabe paid. lington.

But if a Pirate takes by Violence Part of the Goods, the rest are not subject to Average, unless the Merchant bath made an express Agreement to pay it after the Ship is robbed.

Though if part of the Goods are taken by an Enemy, or by Letters of Mart tred. Jur. Hell. p. 29. and Reprizal, e contra. Pekens ad Leg. Rhod. de Jac-en. f. 196, 197, 198.

In fettling an Average, an Estimate must be made of all the Goods lost and faved, as well as of what the Master shall have facrificed of the Ship's Appurtenances to her Preservation, and that of her Cargo, and if any thing flung into the Sea, is again recovered, Contribution is only to be made for the Damage it shall have received.

The Pilot's Fee that brought the Ship into a Port or Haven, for her Safeguard (it being not the Place the was defigned for) must be contributed to, as the Raising her from the Ground must be, when there is no Fault in the Master.

If a Master of a Ship lets her out to Freight, and in Consequence thereof receives his Loading, and afterwards takes in some Goods, without Leave of his Freighters, and on a Storm ariting at Sea, Part of his Freighter's Goods are

Grot. de Intro. Jur. Holl. 329. Venius and Peckeus. Com on the Laws of Rhed. fol. 236.

throw must n

If a on boa claimi Ship's disturb

But shall no the pre they w the fol in this Sovere for for pany r for an

and W be bro loaded at the the Cre nance a Veile and In Averag ing to a Averag Shall be

Nev

by the Propri the Ex that t preten hired ! hired reign v unless in this whole Th

From

occasi as wh has fu being an A the L loadi by th

a Rive

away Hypo desti that A

ject (Pett thrown overboard, the Remainder are not subject to an Average, but the Master must make good the Loss out of his own Purse.

If a Ship is taken by Force and carried into force Port, and the Crew remains 9, P. Ricard, on board to take Care of, and reclaim her, not only the Charges of fuch Re- Le Nigee de claiming shall be brought into an Average, but the Wages and Expences of the Amsterdam. Ship's Company during her Arrest, and from the Time of her Capture and being

disturbed in her Voyage.

But the Sailors Wages, &c. of a Ship detained in Port by Order of State, Ditto.

Thall not be brought into an Average, and the Reason assigned for it is, that in the preceding Case, the Crew remained aboard to take Care of the Vessel, whilst And he from they were endeavouring to reclaim her, and these Charges were occasioned with the the fole View of preserving the Ship and Cargo for their Proprietors; but waine Laws in this latter Case, there was no Room for such a Pretence, as the embargoing countries. Sovereign would not have either Ship or Cargo, but only hinder their Departure for some political Reasons, wherefore it could not be said that the Ship's Company remained on board to prevent an entire Loss; the only Motives to be offered

for an Average.

he

)

to

y

Į.

æ

Nevertheless, it seems that both Reason and Justice require that the Expence and Wages of a Ship's Company, detained in Port by a Prince's Order, should be brought into a general Average; for if, on one Side, the Merchants who have loaded her, are considerable Sufferers by the Delay, in the Arrival of their Goods at the destined Ports, the Owners of the Ship are not less so, more especially if the Crew is large, and the Detention long; and those who drew up the Ordinance of Lewis XIV. very well perceived in Part, that to oblige the Owners of a Vessel so detained, to support the whole Expence, would be a great Hardship and Invistice, as the VIIth Article of the said Ordinance (under the Title of Average.) expresses in direct Terms, viz. The Food and Wages of Sailors, belonging to a Ship embargoed by an Order of State, shall be also reputed as Part of general Averages, if she is bired by the Month; but if she is freighted by the Voyage, they shall be borne by her alone.

From whence, I think it ought to be concluded, that although a Ship freighted by the Month or Voyage, is only mentioned in the foregoing, yet when the Proprietors of a Veffel hire her Crew by the Month, they have a Right to bring the Expence and Wages of their Sailors into an Average, for the whole Time that the Ship shall be detained; though, on the contrary, they cannot justly pretend to bring the Expence of the Mariners into an Average, when they are hired for the Voyage, as the Expence only is always the same, whether they be hired by the Month or Voyage, and being occasioned by the Will of the Sovereign who laid the Embargo, I do not see that there ought to be any Distinction, unless there were some Goods aboard, which were the Cause of her Arres, for in this Case it would be reasonable, that the said Merchandises should pay the

whole Expence.

Though it ought to be noted, the Charges of unloading a Ship, to get her into a River or Port, ought not to be brought into a general Average, but when occasioned by an indispensable Necessity to prevent the Loss of Ship and Cargo; as when a Ship is forced by a Storm to enter a Port to repair the Damage she has suffered, if she cannot continue her Voyage without an apparent Risque of being lost; in which Case, the Wages and Victuals of the Crew are brought into an Average from the Day it was resolved to seek a Port to rest the Vessel, to the Day of her Departure from it, with all the Charges of Unloading and Reloading, Anchorage, Pilotage, and every other Due and Expence, occasioned by this Necessity.

The Master of a Ship, who is obliged from the aforesaid Motives, to cut away, or throw overboard, any of his Masts, Rigging, &c. has a privileged Hypothecation, and the Right of Detention of the Goods he shall carry to their destined Port, till they contribute to a general Average; and it is to be observed, 5 Co. 107.8;

that Goods cast overboard to lighten the Ship, make no Derelist.

And having now gone through what I thought necessary to offer on the Subject of general Averages, I shall just mention a Word or two, of what we term Petty Average, being a small Duty joined to Primage, which Custom has made N n a Master's

a Master's Perquisite, extra of the Freight, and is commonly here 5 per Gent. as it has been settled in France and Holland, &c. sho' 10 per Gent. is commonly paid in this latter, notwithstanding two publick Edicts which limit it, as aforestaid, to half the Sum: The Origin of it was, an Allowance made to Masters of Vessels for sundry petty Expences, to which the Loading was obliged to contribute, but has been for some Years past, transmuted to the Terms aforesaid; and I shall not now enlarge on this Subject of Averages, but refer my Reader to what I shall have Occasion to say more about them, under the Title of Insurance; Interim I shall content myself with the Quotations offered, in Hopes I have neither exceeded or fell short of my Lector's Expectations, in my treating this extensive Theme, which of itself would surnish sufficient Matter for an entire Volume.

Of Ports, Havens, Lighthouses, and Sea Marks.

A Port, Harbour, or Haven, is a Place where Ships may shelter from bad Weather, and where Customhouses are appointed to supervise their Loading and Unloading; these in England have many Members and Creeks belonging to them, which are distinguished as follows, viz.

Members, are those Places, where anciently a Customhouse hath been kept, and where Officers or their Deputies attend, as they are lawful Places of Exportation or Importation.

Creeks, are Places where commonly Officers are, or have been placed, by way of Prevention, not out of Duty or right of Attendance, and are not lawful Places of Exportation or Importation, without a particular Licence or Sufferance, from the Port or Member under which it is placed.

The several licensed Ports for Loading and Landing of Goods with their Dependances, as they now Account at the Customhouse are, viz.

Ports.	Members.	Creeks.	
London	Malden 12 Malden 12 Malden	Gravefend Leigh Burnbam	
Ipfwich	Colchester	West Mersey East Mersey Brickley Wivenboe	
	Harwich Woodbridge Aldberough	Maintree S Orford Dunnoich	
Yarmouth :	Soutbroold Blackney and Cley	Walderwijch Leftoffe	
Lynn Regis	Wells cum Burnbam Wifbech	{ Hitcham { Crofs Keys { Spalding Foldick	
Boston		Wainfleet Numby Chapel Thetletborp Saltfleet	
Hull	Grimfly Bridlington Scanborough	Gaintborp	
	•	,	Port

Newcali

Berwick

Carlifle

Chefter

Milford

Cardiffe

Gloucest

Ports.	Members.	Creeks.
	(Whithy	•
	Stockton	Middleborough
	Hart/epool	
Newcastle upon Tyne	Sunderland	
	Shields	- 1
		Seaton Delaval
		Blith Nooke
	•	(Aylemouth
		Warnewater
Dammie k		Holy Island
Berwick		East Marches, containing the Coast
	4. 7	of Northumberland, bordering
		on Scotland
	r	West Marches, containing the Coast
		of Gumberland, bordering on
Carlifle	, ,	Scotland
Can tigle		Workington
	Whitehoven	\ Ravinglass
	L ·	Milnthorpe
	[Tamaigan	Pyte of Fowdery
197	Lancaster	Graunge
	Poulton) Wyrewater
	Fourton	Preston and Rible Water
		Sankey Bridge
	T	Fradsham
	Liverpoole	South Shore of the River of Merfey
		to the Red Stones
•)	{ Hilbree
-1.0		Darwpool
Chefter		Nefton
		Burton-bead
	7	Bagbill
	. (Mostin
	Aberconway	L-19/115
	Beumaris	Amlogb
	Caernarvon	Barmouth
	Conway	2007 1770000
	Holybead	
	L Pulbelly	i i
	[Aberdovy	Aberustab
•	100 %	5 Newport
	Cardigan	Fiscard
	. (*)	Haverford West
Milford	3	Tenby
•	Pembroke	
	L'emorune	Carmarthen
	1	Lanelthy
		North Burrys
	C C	South Burrys
	Swinzey	Neath or Briton Ferry
		Newton
Cardiffe	1	Aberthaw
	1	Penarth
		Newport
	l	Chepflow
Gloucester		River Severn from Bridgenorth to
Commigner .		King Road
		(Pill
	V	Upbill
,		Dullando

Of PORTS, Sec.

Ports.	Members.	Creeks.	
Bridgwater	Minebead		
Di log water	Padstow		
	St. Ives	\hat{R}_{i}^{k} , $\hat{x} = \hat{x}_{i}^{k}$.	2500
	Penzance		
•	Gweeke		
	Falmoutb .	St. Maures	
	Fowey	21. 21.20m to J	
Plymouth	Lowe		
	Penryn		,
	Truro	t in Thompson of Agriculture Speed 1.14.6	. 115
		Saltash	
		Stoneboufe	
		Coufland	
:	Ilfracomb	1000 production as an environment up	
		Clovelly	**
	Barnstaple	Appledore	* *
	Biddeford	20	
		[Tincomb	
		Starcross	
	1	Bear and Seaton	
		Topsham	
Exeter		- Pouldram	
	3	Sydmouth	
•		Lympson	
		Exmouth	
	3	Aylmoutb	
		(Saltcomb	
	Dartmouth	Brixbam	
		Torbay	
	L	Totness	
	Lyme Regis	Bridport	
Poole	}	Charmouth	
	Weymouth	S Portland	
		Lulworth	
		Swanidge	
		Warebam	
Southampton	-	Christ-church	
Southampton		Hinington	
	Corves	Yarmouth Newport	
	Portsmouth	Emfaranth	
	f	Emfworth § Pagham Point	
	Arundel	Selfey	
	Shorebam	Brighthelmfton	
		S New Haven	
	Lewes	Seaford Seaford	
Chichester	Pemfey	Conjora	
	Haftings		
		(Winchelfea	
	Rye	Lyd	
	- 5.	Rumney	
	Hyth	- a avenue	

Sandwich.

Sanda

Not the Condition against And the Li to be life of Promo and eit Compo of there This the Cu it, and though of there want, blishm

From mention Farthin Newcay Port of All I applied Cont

By t from the of Yarr

From the Maing threfrom, testifying d. for

Sandwich

Sandwich

Deal
Feversham
Milton
Rochester

Members.

Creeks.

Ramsgate
Margate
Whitshable

Queenborough

Note, All the Ports and Havens in England are infra corpus comitatus, and that Goddell 2600, the Court of Admiralty cannot hold Jurisdiction of any Thing done in them. 261.

Holland's Case, Earl of Exeter, 30 H. VI. And because he held Plea in the Admiralty of a Thing done infra portum de Hull, Damages were recovered against him two thousand Pounds.

And the Port of London being of great Importance, in regard of the Customs, the Limits of it have been settled by the Exchequer, and declared to extend, and to be accounted from the Promontory, or Point, called North-foreland, in the slife of Thanet, and from thence Northward, in a supposed Line to the opposite Promontory, or Point, called the Nase, beyond the Gun-seet, upon the Coast of Essex, and continued Westward through the River of Thames, and the several Channels, Streams, and Rivers falling into it, to London-Bridge, save the usual and known Rights, Liberty, and Privilege to the Ports of Sandwich and Inswich, and either of them, and the known Members thereof, and of the Customers, Comptrollers, Searchers, and other Deputies, within the said Ports of Sandwich and Inswich, and the several Creeks, Harbours, and Havens, to them, or either of them, respectively belonging within the Counties of Kent or Essex.

This Account of Ports, &c. might have been omitted till I came to treat of

This Account of Ports, &c. might have been omitted till I came to treat of the Customs; but, as I thought it more properly introduced here, I have inserted it, and shall subjoin an Abstract of the Laws in Force concerning them. For though it is probable sew or none of my Readers may be interested in the Trade of them all, yet, that every one may meet the Information he may occasionally want, I shall briefly mention what has been publickly enacted, for their Establishment and Preservation.

BURLINGTON.

From the first of May, 1697, until the first of May, 1704, the Duties herein- 8 Will. III. mentioned shall be paid for the repairing the Port or Pier of Burlington, viz. one c. 29. f. 1. Farthing for every Chaldron of Coals, loaden on board any Vessel at the Port of Newcassle, or at Sunderland, Blythe, Seaton, Sluce, or any other Member of the Port of Newcassle, which shall be paid to Arthur, Lord Viscount Irwin, &c.

All Monies raised for the Duties aforesaid, &c. shall be by the Commissioners Ditto s. 4- applied to the Repairing the said Port or Pier of Burlington, &c.

Continued by 1 Geo. I. cap. 49. 5 Geo. I. cap. 10. for twenty-five Years, from the 24th of June, 1730, and 26 Geo. II. for twenty-five Years, from the 24th of June.

By this Act Veffels belonging to Great Yarmouth in Norfolk are exempted from this Duty, the Masters having a Certificate, upon Oath before the Mayor of Yarmouth, that the Owner of such Vessel, or the greatest Part, are Inhabitants of that Town,

DOVER.

From the first of May, 1700, to the first of May, 1700, there shall be paid by 11 Will. III. the Master of every English Ship, of the Burden of twenty Tons, and not exceed-c. 5. s. s. ing three hundred Tons, for every Loading and Discharging within this Realm, from, to, or by Dover, or coming into the Harbour there, not having a Cocket testifying his Payment before that Voyage, towards the Repair of Dover Harbour, 3 d. for every Ton, and of all Aliens Ships of the Burden aforesaid, the like

Sum (excepting Ships loaden with Coals, Grindstones, or Purbeck, or Portland Stones) and for every Chaldron of Sea Coals, or Ton of Grindstones, one Penny half-penny, the same to be paid to the Customer, or Collector of the Customer, in such Port, whence such Ship shall set forth, or where such Ship shall arrive, before they load or unload; the Account of the Number of Tons to be made according to the Entry of the Goods of every Ship in the Customhouse, and no Entry of the Goods to be allowed without Information made on Oath by the Master, containing the Burden thereof, and Payment made of the Sums aforesaid; of which Payment the Master shall have Allowance of the Merchants according to the Rates of the Goods, by Way of Average, &c.

Ditto f. 2. Provided that no Coaster or Fisherman shall pay the Duty oftener than once in

Disso f. 8. Ships belonging to Weymouth and Mekomb Regis, and Lyme Regis, shall be exempted from paying to the Harbour of Dover, to as they bring a Certificate upon Oath before the Mayor, under the common Seal of the said Corporations, that the Ships belong thereto, and the Inhabitants of the said Corporations are Owners of the major Part of such Ships.

Ditto 6.9. All Ships English Built, and manned according to the Act of Navigation, belonging to Great Tarmouth, shall be exempt from paying the said Duties, if the reafter produces a Certificate as above, &c.

Ships belonging to Ramigate, in the Isle of Thanet, shall be exempted from paying to Dover Harbour, bringing a Certificate, as before, &c.

Continued by 2 Anne, Cap. 7. 4 Geo. I. Cap. 13. and 9 Geo. I. Cap. 30. to the first of May, 1744. Further continued for twenty-one Years by 11 Geo.

II. Cap. 7. This Act further continued, for 21 Years, by 31 Geo. II.

MINEHEAD.

12 Will. III. From the 24th of June, 1701, for one and twenty Years, there shall be paid (besides the ancient Acknowledgments accustomed to be paid to Tregonwell Lutterell, Esq; and his Ancestors) for Goods imported or exported, into, or out of, the Port of Minehead, the Duties following, viz. such Sum of Money not exceeding one Halspenny per Stone for Wool, and one Penny per Stone for Woollen and Bay Yarn imported, as the Trustees hereafter appointed shall appoint, each Stone to contain eighteen Pounds, the Duties to be paid by the Person into whose Possession, or by whose Order, the Goods shall be delivered; and the Wool imported shall be weighed at the Town-hall, according to Custom; and for every Ton of all other Goods there shall be paid 6 d. per Ton, by every Master of a Ship that shall take on board or land any Goods in the Port of Minehead.

Disto f. 2. For every Ship which shall come into the Harbour (the said Port not being their discharging Port) there shall be paid by the Master the Tonage and Keelage following, viz. for every Ship using the coasting Trade, of thirty Tons, and not amounting to fifty Tons, 11. and of fifty Tons and upwards, 21. and for every Ship of thirty Tons, and not amounting to fifty, trading to other Parts of Europe, or to his Majesty's Plantations in America, 25. 6d. and of fifty Tons and upwards 55. and for every Ship of thirty Tons, and not amounting to fifty Tons, and trading to any Place in Asia, Africa, or America (other than his Majesty's Plantations) 55. and of fifty Tons 101. and the Master paying the said Keelage shall have Allowance for the same, of the Merchants, by Average.

Ditto f. 8. All Money raifed by the Duties, and recovered for the Forfeitures, &c. shall be by the Trustees applied to the Building out a new Head, clearing the Beach, and other Works for maintaining the Pier and Harbour, &c.

Ditto f. 11. After the faid Term, fo long as the Harbour shall be kept up, there shall be paid to the Lord of the Manor of Minebead, the Duties following for Goods imported; for Maintenance of the new Head and other Works, viz. for every twenty Stones of Wool, 1d. for every twenty Stones of Woollen and Bay Yaru 2d. for every Ton of Salt 2d. for every Quarter of Corn 2d. for every Chaldron of Coals 2d.

Continued by 10 Anne, Cap. 24, for fixteen Years, and by 11 Geo. II. Cap. 8. from the 24th of June, 1738, for forty Years.

WHITBY:

Fr Truff

for re

that f

for al

Meafi

25. a

Good

per Sc Ship,

fuch S

4d. 8

ing an

Interes

per Ch produc Ship d

the ma

before

perpet

1735, for the

And to

tional

paid fr

or this

Seaton, Memb

until th

Affiftar

Action

The Dover

Dur

in the

Cumber

2d. for

and by Gallon

out of

All f

The

fhe go upon l

Con

All

A11

WHITBY.

From the first of May, 1702, for nine Years, there shall be paid unto the 1 der. Stat. Trustees herein named, viz. the Lord of the Manor, Ralph Boys, and others, for re-building the Piers of the Port of Wbitby, by the Owners of every Ship that shall load Coals at the Port of Newcastle, or at Sunderland, Blitbe, Seaton Sluce, or any other Member of the faid Port, one Farthing per Chaldron, and for all the Coals landed within the Port of Whithy, for every Chaldron, Town Measure, 6d. and for every Ton Weight of Salt, landed at the Port of Whithy, 2s. and for every Quarter of Malt, Corn, and Grain, 4d. and for all foreign Goods imported in English Bottoms, 3d. per Ton; and all foreign Bottoms importing such Goods, 6d. per Ton; and for all Butter shipped off from Whitby, 1d. per Firkin; for all dried Fish and Mud Fish, shipped off from Whitby, 1d. per Score; for all barrelled Fish so shipped off, per Barrel, 3d. Every English Ship, which shall enter within the Piers, shall pay 1s. and for every Top of such Ship, 4d. and all foreign Ships 2s. and for every Top of such Ship. 4d. 3c.

All Money received by Virtue of this Act, shall be employed for the Rebuild- Ditto f. z. ing and Repairing the faid Piers, except the Charge of Collecting, &c.

If the Duties shall raise 6000 l. over and above the Charge of Collecting and Ditto s. 7.

Interest, the Duty of one Farthing per Chaldron upon Coals shall cease.

All Ships English built, and manned according to the Act of Navigation, Ditto f. 11. belonging to Great Yarmouth, shall be free from the said Duty of one Far hing per Chaldron; so as the Master of such Ship, or some Mariner on his Behall produce a Certificate made upon Oath before the Bailiffs of Yarmouth, that fuch Ship does belong to Yarmouth, and that the Inhabitants thereof are Owners of the major Part of fuch Ship.

Continued until the 1st of May, 1723, by 7 Anne, and by 7 Geo. I. the Duties before granted (except the faid Duty of one Farthing per Chaldron) were made perpetual; and by 8 Geo. II. it was enacted, that from and after the 1st of June, 1735, the faid Duty of one Farthing per Chaldron by 1 Anne, should be revived for the Term of thirty-one Years, to commence from the 1st of June, 1735, And to rebuild or repair the East and West Piers of the said Harbour, an additional Duty of a Farthing per Chaldron is granted by 23 Geo. II. p. 667, to be paid from and after the 1st of June, 1750, for 31 Years, by all Vessels loading or shipping Coals at the Port of Newcostle upon Tyne, or at Sunderland, Blythe, or inipping Coals at the Port of Newcastle, Beaton, Sluice, Cullercoates, or any other Harbour, Colliery, or Place, reputed a Member of the Port of Newcastle, &c.

The Act II Will. III. Cap. 5. for Repair of Dover Harbour, shall continue a Ann. c. 7.

until the 1st of May, 1718.

Every Ship that shall go through the Gates of the Works there, shall, before Ditto s. 2. the go into the Gates, take down her Sails, fo that the may not go failing in, upon Pain that every Captain of fuch Ship shall forfeit, to the Warden and Affiftants of the Harbour, 101. for the Use of the Harbour, to be recovered by Action of Debt, &c.

The Act 11 and 12 of Will. III. Cap. 5. and 2 Anne, Cap. 7. for Repair of 9 Gon. I. c. Dover Herbour, shall continue till the first of May, 1744.

PARTON.

During the Term of eleven Years, there shall be paid unto the Trustees named 4 der. c. 18. in the Act for the enlarging and repairing the Pier and Harbour of Parton in f. 1. Cumberland, by every Coal Owner that shall put Coals on board any Vessel there, 2d. for every 192 Gallons of Coals, within ten Days after fuch Coals are shipped; and by every Master of every Ship that shall load Coals there, 2d. for every 192 Gallons; and, after the Expiration of the faid eleven Years, one Farthing for every 192 Gallons, to be paid by the Master of the Ship, before each Ship goes out of the Harbour.

All fuch Money shall be employed for the enlarging, repairing, and cleansing Ditto 6, 4. the Harbour, &c.

- 16. 6.1. e. The Duties upon Coals granted by 4 Anne, Cap. 18. for enlarging the Pier and Harbour of Parton in the County of Cumberland, shall be continued from the first of May, 1725, for fifteen Years.
- The perpetual Duty of one Farthing, granted by the faid Act, shall cease; and, ip lieu thereof, every Master of a Ship shall, for fifteen Years, pay one Halfpenny for every 19. Gallons of Coals, which shall be laden on board such Ship within the said Harbour.
- There shall be paid for all Goods herein after mentioned, which shall be discharged out of any Ship in the Harbour, coming Coastwise, from the first of May, 1725, for fifteen Years, the Duties following, viz. for every Hogshead of Tobacco 3d. for every Hogshead of Sugar 6d. for every Ton of Wine or exciseable Liquors 2s. for every Ton of Hemp or Flax 1s. 6d. for every Hundred of Deals 8d. for every Last of Pitch or Tar 8d. for every Ton of Iron 1s. for every Ton of Rast or other Timber 4d. for every Barrel of Herrings 1d. for every Pack of Linen, containing two hundred Weight, 1s. which Duties shall be paid by the Merchant into whose Custody the Goods shall be delivered.
- Ditto 6. 5. Every Master of any Ship shall pay for such Ship upon her Arrival in the Harby any Port of her last Discharge in Europe, other than the Kingdoms of Great-Britain and Ireland, and the Isle of Man, 4d. per Ton; and for every Ship, upon her Arrival from the Port of her last Discharge in Asia, Asirica, or America, 8d. per Ton, to be admeasured as described in 5 Will. and Mar. Cap. 20 and 8. Anne, Cap. 12. Sect. 4. Provided, that for every Ship which shall come in for Security, and not for their Discharge, there shall be paid one fourth of the
- Tonnage, and no more.

 Ditto 6. After the Termination of the faid fifteen Years, one third Part of the Duties thall for ever continue for the perpetual repairing of the Harbour.
- ties shall for ever continue for the perpetual repairing of the Harbour.

 The Duties granted by the Act of 11 Geo. I. Cap. 16. shall be continued for the farther Term of twenty-one Years, for enlarging the Harbour of Paran in Cumberland.
- Ditto 1. 2. If the Purposes are fully answered, &c. before the Expiration of the said Term, the Duties shall cease; and the Duty of a Halfpenny for every 192 Gallons of Coals exported from the said Harbour, and one third Part of the Duty on Tonnage of Ships (which, by the Act of 11 Geo. I. Cap. 16. are made perpetual) shall commence.
- 8 Ann. c. 8.

 Benjamin Joules, his Executors, Sc. shall clear the Harbour of Catwater near Phymouth, and Sutton-Poole in Phymouth, and reduce the Shoals so, that any fourth Rate Ship may safely go in and out, over any Part of them, at half Flood or Ebb, and after the Removal of the Shoals, he shall keep the Water to the
- fame Depth, &c.

 And after the 25th of March, 1710, the said Benjamin Joules shall have the sole Ballasting and Unballasting of Ships belonging to her Majesty, and all other Ships in Plymouth Sound, Hammouze, Catwater, and Sutton-Poole, or within the Road between St. Nicholas Island, and the Main Land; and every Master, &c. belonging to any Ship that shall come into the said Harbours or Road, and deliver or receive Ballast, shall deliver and receive the same to, and from the said Benjamin Joules, under Pain of forseiting 51. &c. to hold and enjoy the said sole Liberty of Ballasting, &c. unto the said Benjamin Joules, his Executors, &c. for seventy-one Years, &c.
- The faid Benjamin Joules shall be bound to furnish all Ships with Ballast; and shall ballast and unballast the same upon such Terms as are herein mentioned, viz. the Ships of her Majesty, at 9d. per Ton; all Ships of the Inhabitants of Phymouth or Saltash, at 9d. per Ton; all other Ships of her Majesty's Dominions, at 10d. per Ton, and all foreign Ships at 12d. per Ton.

LIVERPOOLE.

* Ann. c. 12. The Mayor, &c. and Common-Council of Liverpoole, shall have Power to make a wet Dock or Bason, with Wharfs, Sluices, and Canals, upon the Ground set apart for that Purpose.

There

except mits v thence Master ing be Ship ti to the to Ire Holftein Streigh trading every at the the fan All the Lo taken

Th

paid

Afte fourth Notl Harbon which victual.

Breadtl

Port of Limits
The
3 Geo.
Years,
Ever

Afte

be kep one fou

No n the Sea Points of Suffex a The priated

the oth
The
are train
Rye, &co

D

The Watche March, Term o There shall, from the 24th of June, 1710, for one and twenty Years, be Diac 6. 3. paid unto the said Mayor, &c. for every Vessel (Ships in her Majesty's Service excepted) coming into or out of the said Port, with any Merchandise (the Limits whereof are as sar as a Place in Hoyle Lake, called the Red-slones, and from thence all over the River Mersey to Warrington and Frodsham Bridges) by the Masters of such Ships, the Duties herein after described, viz. for every Ship trading between the Port and St. David's Head or Carlisse, for every Ton 2d. for every Ship trading between St. David's Head and the Land's-End, or beyond Carlisse to the Sbetlands, or to the sside of Man, for every Ton 3d. for every Ship trading to Ireland, for every Ton 4d. for every Ship trading to Norway, Denmark, Holstein, Holland, Hamburgh, Flanders, or any Part of France, without the Streights of Gibraltar, or Jersey, or Guernsey, for every Ton 8d. for every Ship trading to Newsoundland, Greenland, Russia, and within the Baltick, Portugal and Spain, without the Streights, Canasies, Madeiras, Wessern Isles, Azores, for every Ton 12d. Such Duties to be paid at the Time of such Ship's Discharge at the Customhouse, so as no Ship shall be liable to pay the Duty but once for the same Voyage, both out and home.

All Ships liable to the Payment of the Duties shall be measured, by taking Ditto s, 4, the Length of the Keel as she treads on the Ground, and the Breadth to be taken within board by the Midship Beam, from Plank to Plank; and half that Breadth for the Depth, then multiply the Length by the Breadth, and the Pro-

duct by the Depth, and divide by 94.

After the fald Term of 21 Years, there shall be paid to the Mayor, &c. one Date 6. 14.

fourth Part of the Duties beforementioned, &c.

Nothing in this Act shall charge any Ship, which shall be forced into the Ditto s. 16. Harbour, and shall unlade in order to repair and relade; nor to charge any Ship which shall sell in the Harbour any Part of her Lading, only in order to resit or victual.

This Act shall not charge any Ship belonging to, or bound to, or from the Diaco s. 17.
Port of Chester, in Case such Ship shall neither load nor discharge within the

Limits of the Port of Liverpoole.

The Act of 8 Anne, Cap. 12, for making a Dock at Liverpoole, and an Act 11 Gn. II. e. 3 Geo. I. (not printed) whereby the Duties were farther continued for fourteen 32. f. 2.
Years, are farther continued for 31 Years.

Every Ship trading from Liverpoole to Gottenberg, or any other Place in Sweden, Ditto f. 10.

without the Baltick, shall be charged with the Duty of 8d. per Ton.

After the said Term of 31 Years, so long as the Dock, and other Works shall Ditto 6. 115 be kept in Repair, there shall be paid to the Mayor, &c. and their Successors, one fourth of the Duties before-mentioned.

DOVER and RYE.

No new Walls or Stops shall be set up that may hinder the Flux and Reflux of 7 Ges. I. c. the Sea between the Mouth of the Harbour of Rye in Sussex, bounded by two 9. s. t. Points called the Camber, and Castle Point, and New Shut, near Craven Stuice in Sussex and Kent. Mr.

Suffex and Kent, &c.

The Duty of 3d. per Ton, granted by 11 Will. III. Cap. 5. shall be appro- 9 Gen. I. c. priated for the Benefit of the Harbours of Dover and Rye in Manner following, Vid Dover viz. One third thereof shall be paid to the Treasurer for Dover Harbour, and Harbour. the other two Thirds to the Treasurer for the Harbour of Rye.

The Powers given by the Act 9 Geo. I. Cap. 30. for reftoring the Port of Rye, 10 Geo. I. c. are transferred to the Warden of the Cinque Ports, the Mayor and Jurats of 7. f. 1. Rye, &c.

Continued for 21 Years by 11 Geo. II. Cap. 7. Sect. 1. One Moiety of the Duties continued for 21 Years by 31 Geo. II.

WATCHETT.

The Duties by the private Act, 6 Anne, for Repairing the Harbour and Key of 7 Gro. 1. Watchett, in the County of Somerset, granted for 21 Years, from the 25th of c. 14. s. 1. March, 1708, shall, after the Expiration of the said Term, be paid for the farther Term of 21 Years.

Pр

Nothing

Dine 6. 2. Nothing herein shall discontinue the Payment of the Duties by the said Act, 6 Anne, made payable for the constant Reparation of the Key or Harbour, after the Expiration of the 21 Years.

BRIDPORT.

- That the Havens and Piers of Bridgors, in the County of Dorfes, may be rebuilt, and Sluices made, with convenient Wharfs, the Basliffs and capital Burgeffes of Bridgors shall be Trustees for the said Purposes, and at Bridgors Mouth, being an open Piece of Land, lying between the East and West Chiffs, and from the Sea northward as far as Irepool, on which Ground the ancient Harbour was, may lay out the new intended Harbour and Piers, and the Shuices, Wharfs, and Landing Places, and the Ways to the Harbour.
- There shall be paid to the Collector, to be appointed as herein after mentioned, for every Weigh of Sa't, for every Last of Wheat, Ryc. Barley, Malt, or other Grain, for every Chaldton, Winchester Measure, of Coals and Culm, and for every Ton of other Goods discharged out of any Ship in the said Haven, or which shall be exported from thence, 1s. to be paid before the same be landed; and there shall also be paid for every Ship of the Burden of ten Tons or upwards, which shall come into the said Haven, 2d. for every Ton such Ship, &c. shall contain; which Duties shall be paid by the Master, &c.
- When the Harbour and Piers shall be paid by the Master, &c.

 When the Harbour and Piers shall be rebuilt, and the Monies expended thereon reimbursed, the Duties shall cease; and from thenceforth there shall be paid to the Collectors for every Weigh of Salt, for every Last of Wheat, Rye, Parley, Malt, and other Grain, for every Chaldron of Coals and Culm, Winchester Measure, and for every Ton of other Goods, discharged in the said Haven, or exported, 6d. and for every Ship, &c. which shall come into the Haven, 1d.

per Ton, and no more. YARMOUTH.

After the 25th of Murch, 1723, for 21 Years, and to the End of the next 9 Gm. I. c. Seffion of Parliament, there shall be paid by every Master of a Ship, which shall unlade within the Haven of Great Yarmouth, or in Yarmouth Road, extending from the fouth Part of Scratby in Norfolk, to the north Part of Corton in Suffolk, at the Time of unlading, for the Goods following, viz. for every Chaldron of Coals, Winchefter Measure, Last of Whea, Rye, Barley, Malt, or other Grain, for every Weigh of Salt, and Ton of other Goods, (Fifth excepted) such Sums not exceeding 12d. as the Mayor, Aldermen, Burgesses, and Commonalty of Great Yarmouth in Common-Council assembled, shall appoint; to be applied as follows, viz. Part of the faid Duties, not exceeding 6 d. towards clearing and improving the Haven, Piers, and Jettees; and 3d. other Part of the said Monies, shall yearly, on the 24th of June, be divided in Manner following, viz. One Penny Halspenny to the Chamberlain of Norwich, to be applied towards clearing the Channel of the River Yare, between the new Mills in Norwich and Hardly Cross, &c. and one Halfpenny, other Part of the said 3 d. to such Persons as shall be yearly named by the Justices, at their Quarter Sessions at Norwich, for the County of Norfolk, to be applied towards clearing the River Bure, called the North River, and for such other Purposes as the Justices shall appoint; and one Halfpenny, other Part of the said 3d to such Persons as shall be yearly named by the Justices at their Quarter-Sessions at Beccles, for the County of Suffolk, to be applied towards clearing of the River Wavery, and for such other Purposes as the said Justices shall order; and one Halfpenny, Residue of the faid 3d. to such Persons as the Mayor, &c. of Yarmouth shall appoint, to be applied towards repairing the Bridge and the publick Keys belonging to the Corpocation, &c. And the further Sum of 3 d. or so much thereof as shall be by the twelve Commissioners, to be appointed as herein after is directed, or any feven of them, thought necessary, shall be raised by the Mayor, &c. of Yarmouth, and shall first be applied towards clearing the Channel of that Part of the River Yare, leading from Yarmouth to Norwich, called Braydon, as any seven of the Commissioners shall direct at their Meeting at Yarmouth, &c.

The

by leven

and the their Q may all

from St.

the Imp

the Pays Exporter The

watch or

per Ton

yearly a

the Dire

faid Tov

10s. &c

into an i

were grand

and for

repairing Ships w

two Yea

in fuch Drawba

depthen

of Mari

fhall ce from the of any

Yarmou

from th

North |

of Coa Grain; Merch:

Term o

of then

City of

piratio Term

of Parl

as afor

divided

Great the Cl

depthe

The

The answer

The !

Every fuffer an the Balla

There from the the 1st o

On th

The last mentioned 3 d. shall not be raised but when Notice in Writing, signed Dies s. a. by leven of the Commissioners, shall be given to the Mayor of Tarmouth, that it is necessary to raise the said Sum, or some Part thereof, and for what Purpoles, and then such Sum shall be raised, provided that the Justices for Norfolk, at their Quarter Sellions, yearly, out of the Monies payable for the River Bure, may allot Part thereof for the clearing that Branch of the River, which leads from St. Bennet's-Abbey to Dilbam in Norfolk.

On the Exportation of Goods, which have paid the Sums hereby charged on Ditto f. 18. the Importation, the Collector (Proof in Writing on Oath being first made of the Payment of the Duties, which Oath he may administer) shall repay the

Exporter the Money paid on the Importation.

The Mayor of *Tarmouth* may yearly appoint Watchers or Clappermen, to Diao f. 13, watch on the Keys nightly, from the 1st of *November* to the 1st of *March*.

There shall be paid by the Master of any Ship which shall lie in the Haven, Diao f. 14.

from the South End of the Ballast Key, upwards the Space of one Month, between the 1st of November and the 1st of March, any Sum not exceeding one Halfpenny per Ton of the Burthen, as the Mayor shall for the Charges of such Watching yearly appoint.

Every Master, &c. of a Ship, which shall winter in the Haven, who shall Ditto 6, 15, fuffer any Fire or lighted Candle to be in any Ship lying from the South End of the Ballast Key upwards (Ships which shall have Officers boarded on them, by the Direction of the superior Officers of the Customs or Excise, belonging to the faid Town only excepted) shall forfeit, for every such Fire or lighted Candle,

The Haven and Piers of Great Yarmouth being in a bad Condition, and falling 20 Gre. II. into an irreparable Decay, if not timely prevented, it is therefore enacted, that P. 872. from and after the 24th of June, 1747, the feveral Duties, which by 9 Geo. I. were granted for clearing and improving, &c. the Haven and Piers belonging to the faid Town of Great Yarmouth, and for depthening the Channel of Braydon, and for making the Rivers Tare, Waveney, and Eure, more navigable, and for repairing the Bridge and publick Keys of the faid Town, and also for preserving Ships wintering in the Haven there, shall be revived and paid for the Term of p. 873. two Years, and from thence to the End of the then next Session of Parliament, in fuch Manner, by fuch Persons, and with such Exceptions, Allowances, and

Drawbacks, as are mentioned in the before recited Act, &c.

The Provision made in the preceding Act, not having been found sufficient to 23 Gee. IL answer the Purposes intended thereby, for repairing the Piers, clearing and depthening the Haven of Great Yarmouth, &cc. it is enacted, that from the 25th p. 189. of March, 1750, the Duties payable by Virtue of the foregoing Act of 20 Geo. II. shall cease; and, in lieu thereof, there shall be paid for twenty-one Years, and from thence to the End of the then next Session of Parliament, by every Master of any Ship or Vessel, which shall import or unlade within the Haven of Great Yarmouth, or in Yarmouth Road, near adjoining to the faid Borough, extending from the South Part of the Town of Scratbey, in the County of Norfolk, to the North Part of the Town of Corton, in the County of Suffolk; for every Chaldron of Coals, Winchester Measure, Last of Wheat, Rye, Barley, Malt, or other Grain; and for every Weigh of Salt; and for every Ton of all other Goods or Merchandizes, (Fish only excepted) the respective Sums following, viz. for the Term of seven Years, or such other less Term as twelve Commissioners, or seven of them (five being Commissioners for the County of Norfolk, Suffolk, and the City of Norwich) thall order a Sum not exceeding 1s. 6d. and after the Expiration of the faid, or other less Term of Years, during the Remainder of the Term of twenty-one Years, and from thence to the End of the then next Session of Parliament, the Sum of 10d. or fuch other greater Sum as the Commissioners as aforesaid shall order, not exceeding the Sum of 12d.

The Sum of 3d. Part of the Duties granted by this Act shall every Year be p. 193. divided, and paid upon the first Tuesday in June, by the Chamberlains, &c. of Great Yarmouth, in the Manner and Proportions following, viz. 1d. 2q. unto the Chamberlain of the City of Norwich, &c. to be applied towards clearing and depthening that Part of the Channel of the River of Wenfon, commonly called

p. 194.

Tare, which lies between the new Mills in Norwich and Hardly-Cross; and for preventing Filth and Mud from falling therein, and for didelling and cleanfing the River in such Manner, as the said Corporation shall direct, &c. and the Sum of 29, to be applied towards clearing and depthening the River Bure, commonly called the North River, and all those Branches thereof which lead from St. Bennet's Abbey to Dilbam, and from Baflwick-Bridge to Hickling, in the County to be applied towards clearing and depthening the River Waveney, in such Manner as the Justices shall direct, &c. and the Sum of 2 q. to be applied towards clearing and depthening the River Waveney, in such Manner as the Justices shall direct, &c. and the Sum of 2 q. Residue of the said 3 d. to be applied towards repairing the Bridge and publick Keys belonging to the said Revenue of Creat Transmith &c. to the faid Borough of Great Yarmouth, &c.

The Sum of 3 d. other Part of the Duties, is to be divided and paid in the Manner following, viz. the Sum of 2q. to be applied towards the further clearing and depthening the River Bure, commonly called the North River, and the Branches thereof, which lead from St. Bennet's Abbey to Dilbam, &c. and the Sum of 2d. 2q. Refidue of the said 2d. to be applied towards the effectual clearing and depthening of that Part of the River Yare, leading from Yarmouth to Norwich,

called Braydon, &c. The last mentioned Sum of 3 d. is not to be raised, unless Notice in Writing, &c. be given to the Mayor of Great Yarmouth, &c.

The last mentioned 3d. when raised, is to be annually accounted for, &c. and the Overplus, (if any) of the faid 2q. Part of the faid 3d. is to be applied in clearing and depthening the North River, and its Branches, &c. and the Overplus (if any) of the 2d. 2q. Residue of the said 3d. is to remain in the Hand's of such Person as the Corporation of Great Yarmouth in Common Council studi appoint, to be applied in clearing and depthening the Channel of Braydon, in such Manner as the Commissioners shall think sit.

During the Term of seven Years, the Sum of 4d. other Part of the Duties, is to be applied in clearing and depthening the Haven, and repairing the Piers and Jettee, and all the Capíterns, Cables, and Ropes belonging thereto, &c.

If in any Year, during the faid Term of feven Years, the faid Sum of 4d. shall

not be fufficient for clearing and depthening the Haven, and repairing the Piers and Jettee, seven or more of the Commissioners, &c. upon Application of the Corporation of Great Yarmouth, &c. are impowered to direct such further Part of the Refidue of the Duties, as they shall think necessary to be applied, with the faid 4d. towards the faid Purposes, and for no other Use.

No Part of the said Sum of 4d. is to be applied in erecting any new Works in

the Haven, or in pulling down any Part of the Piers and Jettee.

The faid Sum of 4d. and fuch further Sums (if any) as the Commissioners shall direct, to be applied as aforesaid, is to be annually accounted for, &c. and the Overplus (if any) is to be applied in amending and improving the Haven

and Piers, &c. During the faid Term of seven Years, or other less Term, the Sum of 8 d. or fuch Part thereof, as shall not have been disposed of by the Commissioners, in Manner before directed, Residue of the Duties, is to be applied in improving and extending the Haven and Piers, and in erecting new Works, as the Commissioners as aforesaid shall direct, according to the Provisions herein after mentioned.

Seven or more Commissioners, &c. at their first, or some subsequent Meeting at Great Yarmouth, are to direct such Works to be undertaken, as, with the Advice of some skilful Engineer or Engineers, they shall think necessary for improving and extending the Haven and Piers, &c.

During the Term of seven Years, or other less Term, the Chamberlains of Great Yarmouth, &c. are to pay the Money arising by the faid Sum of 8 a. to fuch Persons as the Commissioners shall direct.

The Surplus (if any) of the faid Sum of 8 d. is to be applied in completing fuch new Works, as the Commissioners shall direct.

If at any Time, before the Expiration of the faid Term of feven Years, the Commissioners shall signify to the Mayor, &c. that, in their Opinion, the Work is completed, and the Haven and Piers effectually improved and extended, then the Payment of the Sum of 8d. is to cease, except in the Case herein after excepted.

p. 196.

p. 195.

p. 197.

p. 198.

p. 200.

The for the Veffel to tike Non-P in Cai Goods,

The

After

of the l

Duty is and from

and dep Manner

If in &c. it Sum of

keeping

they mi

annual ing and

judge n

Notice

Veffels

before

upon th

of Grea

ten Day the Du

and fuc into an

Mainte

and not On t this Ac

of the

Payme:

out of

have be

able O

as he fl

for alte

is to

Fron with he

Such

The

for Pr Sunder man to Duties or for

After the Expiration of the faid Term of feven Years, or fooner Determination of the Payment of the faid Sum of 8 d. the Sum of 4 d. Part of the remaining Duty is to be appointed during the Remainder of the Term of twenty-one Years, and from thence to the End of the then next Setlion of Parliament, in clearing and depthening the Haven, and keeping in Repair the Piers and Jettee, in such Manner as the Corporation of Great Yarmouth in Common Council shall direct.

If in any Year, during the Remainder of the faid Term of twenty-one Years, &c. It shall appear to seven or more of the Commissioners, &c. that the said Sum of 4d. directed to be applied in cleaning and depthening the Haven, and P. 201. keeping the Piers and Jettee in Repair, will not be fufficient for those Purposes, they may direct a further Sum, not exceeding 2d. to be raifed until their next annual Meeting, to be applied by the Corporation of Great Turmouth, in repairing and improving the Haven, &c. in such Manner as the Commissioners shall

judge necessary, &c.
The said further Sum of 2d. or any Part thereof, is not to be raised, unless Notice that the same is necessary, &c. be first given to the Mayor, &c.

The Collectors and Receivers may, at all feafonable Times, enter into any Veffels within the Haven or Road, in order to fee what Goods shall be on board, before the unlading thereof; and, if the Duties shall not be paid by the Master upon the unlading, they may, by Warrant from the Mayor, or Deputy-Mayor of Great Yarmouth, distrain such Vessel, her Apparel, and Furniture, and, after ten Days, sell the same, rendering the Overplus upon Demand, after deducting the Duties and all Charges.

Such Fish Oil, or Fish Livers, as shall be obtained in any fishing Voyage, and such Remainder of Salt, Bread, Beer, and other Provisions, as shall be taken into any Veffel for accomplishing a fishing Voyage, or into any Veffel for the Maintenance of the Ship's Crew, upon a Voyage to be made with such Veffel,

and not spent therein, are exempted from the said Duties. On the Re-exportation of all Coals and other Goods, for which the Duties of this Act, on the Importation, shall have been paid; any Collector or Receiver of the Duties, (upon Proof made before him in Writing, upon Oath, of the Payment of the faid Duties, and which Oath he is to administer) is to repay out of the Monies in his Hands, &c. all such Duties to the Re-exporter, as shall P. 207.

have been paid on the Importation. From and after the 25th of March, 1750, no Vessel is to lie, or be moored p. 209. with her Side towards the Key, longer than one Tide, unless upon some unavoidable Occasion; and the Mayor, or Deputy Mayor, is to take such Order therein, as he shall think reasonable; and, if any Master shall refuse to obey such Order, for altering the Situation of his Ship, and laying her Head towards the Key, he is to forfeit 40s. &c.

MARGATE.

The Droits called Poundage and Lastage, and other Duties, shall be continued in Gm. I. c.

for the Maintenance of the Pier and Harbour of Margate. Vessel belonging to Margate, making Use of, or being within the Harbour, and to take Account what Duty is payable for any Goods on board, and, in Case of Non-Payment, to distrain such Goods, and also the Tackle of the Vessel; and, in Cat's of Neglect of Payment by the Space of ten Days, they may fell the Goods, to fatisfy as well the Duty as their Charges, &c. The Money shall be laid out in Repairing the Pier and Harbour.

SUNDERLAND.

The Commissioners appointed to put in Execution the private Act 3 Geo. I. 13 Geo. I. c. for Preservation and Improvement of the River Wear, and Port and Haven of 6. 6. 1. Sunderland, in the County of Durkain, or any seven of them, (whereof the Chairman to be one) are impowered, at any publick Meeting, to grant or charge the Duties by that Act granted, as a Security for 3500/. by them already borrowed, or for any farther Sum to be porrowed for the Purpose in the said Act.

The

Ditto f. 8.

Ditto i. s. The Commissioners shall have Power to finish the Pier already begun, and also to erect Piers and other Works, for the Preservation and Improvement of the

20 Ges. II. P- 479-

p. 480.

The Preamble sets forth that the Town of Sunderland, near the Sea, situate on the River Wear, in the County of Durbam, is well inhabited by rich and able Merchants and Tradesmen, having a Port capable of containing many hundred Ships of one Time, &c. and that by an Act of 3 Geo. I. intitled, An Act for the Preservation and Improvement of the River Wear, and Port and Haven of Sunderland in the County of Durham, certain Persons therein named, were appointed Commissioners of the said River and Haven, and Duties granted for the effectual cleansing and preserving thereof, for the Term of twenty-one Years; and that by another Act by 13 Geo. I. For the more effectual Preservation and Improvement of the River Wear, &c. diverse additional Powers were granted to the said Commissioners, who, in Pursuance of the Execution thereof, before the Expiration of the Term limited, erected at a great Charge, a Pier and a Key near the Mouth of the River on the South Side, and did other beneficial Acts

p. 481. p. 482, for the Opening and Improving of the faid River, &c. and, in order to have for the Opening and Improving of the faid River, &c. and, in order to have more effectually cleanfed and preferved the fame, the Commissioners proposed to have lengthened the faid Pier, and to have built other Works on the North Side of the River, but the Money arising from the Duties not being sufficient to perform such additional Works, &c. it is enacted, that the Right Reverend the Bishop of Durbam, the Right Honourable Thomas, Earl of Scarborough, &c., shall be Commissioners of the said River, Port, and Haven, within the Limits herein after set forth, and shall be so called for the Purposes herein mentioned, for the Term of twenty-one Years, to commence from the 24th of June, 1747.

The Commissioners, or seven of them, may purchase and take Leases of any Lands near the said River, for the erecting Piers or other Works, &c. and employ Workmen, Keels, &c. to remove any Rocks, Gravel, &c. below High-Water Mark, &c. provided that thereby they do not damage the Lands, Quarries, Keys, Streights, Wharfs, or Beacons, of any Person whatsoever, &c.

p. 490.

The Commissioners, or seven of them, may at all Times hereafter survey the said River so far as to the New Bridge, and no farther, (to which Place they may make and keep it navigable for the said Term of 21 Years) and also the Port, Haven, and Harbour of Sunderland, as sar as the same extends from Souter Point, about two Miles from the Bar of Sunderland, towards the North-East, and so into the Sea to sive Fathoms at Low-Water, and from thence in a supposed direct Line, till it falls opposite to that Land called Rybop Dean, about two Miles towards the South, and the Impediments and Annoyances, &c. therein, and may hear and determine all such Abuses, Differences, and Things, as concern the same, &c.

P. 491.

The Commissioners, before the 24th of June, 1759, shall remove all Sands, Shoals, and other Obstructions, between Biddieford and Newbridge, and shall effectually make the said River navigable, to carry Boats, Keels, and Vessels of the Burden now used upon the said River; and shall, from Time to Time, keep it so navigable, between the said two Places, for the Residue of the said Term of 21 Years.

p. 498.

From the 24th of June, 1747, for the Term of 21 Years, and from thence to the End of the next Session of Parliament, every Coal-Owner for the Time being, and their Fitters, and Coal-Factors, shall severally pay for all Coals and Cinders brought to the said River, and delivered from the Staith, aboard, any Ship or other Vessel, the Sums following, viz.

The Coal-Owners respectively, any Sum not exceeding 1 d. 2q. for every Chaldron of Coals or Cinders, during the said Term of 21 Years, brought for them to the River, and delivered as aforesaid; and so in Proportion for any greater or less Quantity.

And the Fitters or Coal-Factors respectively, any Sum not exceeding 2 q-during the said Term, for every Chaldron of Coals or Cinders, brought and delivered as aforesaid, to be applied as herein after is directed.

The Commissioners or seven of them (whereof the Chairman of the Time being to be one) at any publick Meeting by Writing under their Hands and

Seals, (Part the for all, any Sun Perfons, 51. per Place, t

Cinde not pay other V and no or Boat f the Bar Bottles, faid Rive Oath of fioners, which I exempted used in r Staithme the Quar board) ff fuch Sun

All Do wife dire shall appresent of the Mon shall be e Leases of Jettees of Improver &c. as the If by t

Grounds
the Committees to be
Sea and To
caufe to be
fons as th
Act, fucl

That t

Efg; and to lay out There Coals, G or import the Ton, Blocks, I for every Timber, Deals, Sr dwheat, I Barley, A

Wine, an Goods, 9 Seals, (without any Stamp thereon) may affign over, &c. the Duties, or any Part thereof (the Charge of making such Assignment to be paid out of the Duties) for all, or any Part of the Term for which they are granted, as a Security for any Sum to be borrowed for the Purposes herein mentioned, to such Person or Persons, or their Trustees, who shall lend the same, with Interest not exceeding p. 499.

51. per Centum per Annum; out of which Monies, &c. shall be paid, in the first Place, the Charges of obtaining and endeavouring to procure this Act.

Cinders to be burnt from Coals, subject to the Duties beforementioned, shall not pay the Duties payable for Cinders, on their being put on board any Ship or other Vessel, in order to their being exported or water-borne to any other Place; and no Duty shall be paid for any Coals or Cinders that shall be lost in any Keel p. sco. or Boat funk in the faid River, &c. or within five Fathoms at Low-Water, beyond the Bar of the River; or for any Coals used in making Salt, and Glass, Glass Bottles, Vitriol, and burning Lime-Stones into Lime, within the Limits of the faid River, &c. so as the Owners and Consumers thereof (being required) by the Oath of themselves, or any other Person, to the Satisfaction of the Commissioners, &c. prove that such Cinders, so exempted, were burnt from Coals, for which Duties, as aforefaid, had been paid; or that fuch Coals or Cinders, fo exempted, were lost, as aforefaid, or that the Coals, so exempted, had been used in making Salt, &c. within the said River, Port, or Haven, and if any Staithmen, &c. (furnment to appear and to be examined on Oath, touching the Quantities of Coals and Cinders by them delivered, from Time to Time, on board) shall not appear, or refuse to be examined on Oath, they shall be charged fuch Sums, &c.

All Duties, Fines, and Sums of Money, to be levied by this Act, not otherwise directed to be applied, shall be paid to such Person as the Commissioners shall appoint; and such Money, or so much as shall not be applied towards Payment of the Charges of procuring this Act, and of the Principal and Interest of the Money borrowed, and the Expence of putting this Act in Execution, shall be employed in lengthening the present Pier, and in purchasing or procuring Leases of any Grounds, as aforesaid, to build any other Piers, Keys, Walls, or Jettees on, and in erecting the same, and in doing such other Works for the Improvement of, and the Depthening, Cleansing, and Preserving the said River, &c. as the Commissioners, &c. shall from Time to Time direct.

If by the Building of any Pier, or other Works, and the different Direction 1 503 thereby given, to the Sea and Tide flowing into the River, &c. the Keys and Grounds of any Person shall be beat down, overflowed, or otherwise damnified, the Commissioners, &c. out of the Monies arising by this Act, shall cause such Keys to be repaired, or rebuilt, and the Land to be effectually secured against such Sea and Tide, within twelve Months after any such Accident; and shall likewise cause to be paid to the Proprietors of Lands and Grounds, or to such other Persons as shall make Proof of any Damages done by them, in the Execution of this Act, such Sums as shall be affested by a Jury, &c.

NEWHAVEN.

That the Haven and Pier of Newhoven in Suffex may be rebuilt, John Alfard, 4 Go. II. e. Efq; and others, are conftituted Commissioners; and it shall be lawful for them 17. f. i. to lay out the said Harbour and Pier.

to lay out the said Harbour and Pier.

There shall be paid the Sums of Money following, viz. For every Chaldron of Ditto s. Coals, Grindstones, and other Goods, paying Duty by the Chaldron, exported or imported, in the said Haven, 1s. for every Ton of Coals, paying Duty by the Ton, Salt, Plaister of Paris, Tarris, Tobacco-pipe Clay, Stone, and Marble Blocks, Lead, Iron, or other Goods, paying Duty or Freight by the Ton, 1s. for every Load of Timber, Wainsot Boards, Trenels, and all other converted Timber, 1s. for every Load of Tan or Bark, 2s. for every Hundred of single Deals, Spars, Ufirs, Pipe, Hogshead, and Barrel Staves, 1s. for every Hundred of double Deals, 2s. and of three Inch Deals 3s. for every Quarter of Wheat, Peas, Tares, Beans, and all heavy Seeds, 3d. for every Quarter of Barley, Malt, Oats, Saint-Foin, and light Grains, 2d. for every Hogshead of Wine, and other Liquids, 6d. for every Hogshead of Sugar, Tobacco, and dry Goods, 9d. and for every Tierce thereof, 6d. for every Barrel of Pitch, Tar,

Groceries, and all other Goods in Barrels, 4d. for every Bundle, Bale, and Cheft of Hemp, Linens, Woollens, Cals, Fruits, Earthen Ware, not exceeding three Hundred Weight, 3d. for every Hundred Weight of Allum, Cheefe, Tallow, Colours, Shot, Nails, Chains, and wrought Iron, Brafiers and Pewterers Wares, and all other Goods paying Duty or Freight per Hundred Weight, 1d. for every Grofs of Bottles 3d. for every Hundred Feet of paying Stones, or paving Marble, 2s. for every Thousand of Tiles, Bric's, and Clinkers, 1s. for every Ship (Fishing Vessels excepted) that comes load or unload, 2d. per Ton, according to their light Bills; for every Vessel that comes in, and neither loads nor unloads, 2s. each, from twelve to fifty Tons, and, if above fifty Tons, 4s. for all Goods not enumerated, one twelsth Part of the usual Freight from London to Newbaven.

Ditto f. 3. Which Duties shall be paid by the Person who ships or receives Goods, the Master to pay the Tonnage of the Ship; and no Officer of Customs of the Port of Lewes shall take Entries, or make out Cockets, for shipping or discharging Goods, or for clearing any Ships, until the Duties be paid, or Security given; or shall permit any Ship to go out of the Haven, until the Master produces a Receipt for the Duties aforesaid.

Ditto f. 4. The Collectors may go aboard and distrain for Non-payment, and, in Case of

Neglect for ten Days, may fell the Ship and Furniture

Ditto 6. 6. When the Justices, at their Quarter Sessions for Sussex, shall certify, that the Commissioners are reimbursed, one half of the Duties shall cease, and the other Half shall continue, for keeping the Haven, Pier, and Sluices in Repair.

ILFORDCOMBE.

The several Duties following shall be paid to Sir Bourchier Wray, his Heirs and Assigns, Lords of the Manor of Isfordcombe, in the County of Devon (the greatest) Part of which Acknowledgments were anciently paid to the Lords of the Manor, viz.

Dino f. 2. For Woollen, and Bay Yarn, and Flocks, 2q. per Stone, each to contain 18 lb. and for every Ton of other Goods, imported or exported out of the faid

Port, 8 d.

Ditto 6.3. For every Ship which shall come into the said Harbour (the same not being their discharging Port) the Keelage following, viz. For every Ship using the Coasting Trade, belonging to the said Port, 6d. for every Ship, not belonging to the said Port, using the Coasting Trade, 1s. 6d. for every other Ship coming from his Majesty's Plantations, or bound thither, 2s. 6d. the Master paying the said Duty of Keelage, shall have Allowance of the Merchant by Way of Average; for every Ship that pays Keelage, there shall be paid by the Master 6d. for each Top which such Vessel beareth, and for the Keelage of every Boat belonging to any other Port or Place, 4d.

For the Support of the Lighthouse (which Light shall be set up at Michaelmas, and continue till the first of March, in every Year) there shall be paid, during such Season, by every Ship belonging to the said Port, 6d. and by every other

Ship L

And for laying up, or leefing of Ships in the Harbour, and to the Fishery, there shall be paid the Duties following, viz. for every Ship belonging to the Harbour, 4s. 4d. for every other Ship 6s. 8d. for every Boat employed in the Herring Fishery, 4s. 4d. and for every Boat sishing for Mackrel, for the Season 4s. 4d. and for every Barrel of Herrings 1d. and for every Horse-Load of Goods imported or exported 3d.

Ditto f. 6. For the keeping of a Taw-Boat there shall be paid such Duties, and such Otders observed, as follows: First, the Owner of such Taw-Boat shall have for going to any Ship, three Shares, and the Owner of the Boat and Company shall have one Third of every Pilot Ship: the Owner of such Boat to have his Part, whether the Pilot be shipped within the Harbour or without; and the Keeper of such Boat shall have one Man's Share; and no Boat shall serve, but such Taw-Boat only, which is to attend the Place; and, if any other Boat shall serve, the Owner of such Boat shall forseit 6s. 8d. unless upon Extremity of Weather, then the Owner of the Taw-Boat shall appoint other Boats to affish him;

Warp
The
who fl
any ot
For
Heirs
Person
and if

and the

Share

The Hogfhe Horfe of Eart unfalted in the I every T Staves, and for of every And

Light-H proportic Ports. All M in repair Boats and

fuch Sur

The V payment nalties, a Nothin of Bridge

The K Keepers, The M rough, th Pier, at the

From t mentioned Scarborous in the Por shall be p Council as suffered to shall take Till the

geffes, for Measure; Gross of C Ton; for 3s. of dou of small s middle Ma per Ton 3 Goods, wh foreign Go and the Owner of such Taw-Boat shall have from every such special Boat, one Share, and the Keeper of the Taw-Boat shall attend, and keep the Boat and Warp always in Readiness.

There shall be paid by the Master of every Vessel belonging to Isfordcombe, Dino s. 7. who shall use the Warp, 6s. 8d. and by the Master of every Vessel belonging to

any other Port, 131.4d.

For keeping Weights in the Harbour, by the faid Sir Bourchier Wray, his Dies f. s. Heirs and Affigns, the Orders herein after mentioned shall be observed, viz. No Person shall weigh any Goods, bought or sold there, with any other Weights; and if any Person shall weigh with other Weights, such Person shall forfeit

3s. 4d. and there shall be paid for every Ton so weighed, 2d.

There shall be paid for every Dicker of Leather there landed, 3d. for every Ditto f. 9. Hogshead of Tobacco 3d. for every Weigh of Coals or Culm 6d. for every Horse 1 d. for every Bullock 2q. for every Score of Sheep 4d. for every Dozen of Earthen Ware, imported or exported, 2q. for every Mease of Herrings unsalted, carried out of the Port, 3d. for every Ton of Ballast taken on board in the Port 2d. for every Ton of Lime-Stones landed in the Harbour 1d. for every Ton of Groceries, or Saltery Wares, 1s. 6d. for every Hundred of Barrel Staves, 4d. for every Bundle of Hoops 2q. for every Pack of Bays or Stuff 3d. and for every Hundred Weight of Cheese 2 d. and for the leesing or laying up of every such Fishing-Boat as shall not pay Duty 2s. 2d.

And for all other Goods, not particularly mentioned, imported or exported, Disto f. 10. fuch Sums of Money shall be collected, as Duties appertaining to the faid Key, Light-House, and Warp-House, according to such moderate Values, as are proportionable to the Rates above expressed, and as are paid in the adjacent

ρf

ıg he

ng he e; ch

35, ng

y, he

he on ds

ers

ng ve ch ch pat he

All Money raised by the Duties, or recovered by Forseitures, shall be laid out Dimo s. 15. in repairing and maintaining the Piers, Key, Light-House, Warp, Warp-House, Boats and Harbour of Ilfordcombe.

The Water-Bailiff hath Power to go aboard Ships, and to diffrain for Non-Ditto f. 16. payment, and, after ten Days, to fell the Diffress, and satisfy the Duties, Pe-

nalties, and Cofts.

Nothing in this Act shall diminish any of the ancient Rights, which the Freemen Die s. 17. of Bridgwater have enjoyed, by Virtue of a Charter granted by King John.

SCARBOROUGH.

The King erecteth a Corporation of two Persons, called, the Masters, or 37 Her. VIII. Keepers, of the Key or Pier of Scarbcrough.

The Master and Keepers shall receive of the Owners of Tenements in Scarbo-Dino f. s. rough, the fifth Part of the yearly Rents, for the Maintenance of the Key or

Pier, at the Feasts of Pentecost and St. Martin.

From the 24th of June, 1732, until the 24th of June, 1763, the Duties after 5 Gm. II. e. mentioned shall be paid, for the enlarging and keeping. In Repair the Piers of II. f. 1. Scarborough, to wit, 2q. for every Chaldron of Coals, laden on board any Ship in the Port of Newcastle, or any Member of the Port of Newcastle; which Duties shall be paid to the Bailiss and Burgesses of Scarborough, as they in Common-Council assembled shall appoint, by every Master of a Ship, before such Ship be suffered to proceed in any Voyage, to be paid near the Place where such Ship shall take on board such Coals.

Till the 24th of June, 1783, there shall be paid to the said Bailiss and Bur-Dine 6, 3. gesses, for Coals landed within the Port of Scarborough, is. per Chaldron, Town's Measure; for Cinders 1s. per Chaldron; for every Weigh of Salt 2s. for every Gross of Glass Bottles 2d. for Fir Timber imported in English Bottoms 3d. per Ton; for every Hundred of Fir Deals 3s. of half Deals 1s. 6d. of middle Balks 3s. of double Ufirs 3s. of fingle Ufirs 1s. of Capraevens 3s. of fmall Balks 1s. of small Spars 6d. of Battins 1s. of Pale-Boards 2d. great Masts apiece 3s. middle Masts apiece 1s. 6d. small Masts apiece 6d. Oak Timber and Oak Plank per Ton 3d. Wine and Brandy per Ton 5s. and for all the above enumerated Goods, which shall be imported in foreign Bottoms, double Duties; and for all foreign Goods, not above-mentioned, imported in English Bottoms, 3 d, per Ton;

Ditto f. 5.

Ditto f. 17.

Ditto f. 2.

and for foreign Bottoms 6d. per Ton; and for Butter shipped off from Scarbo-rough 1d. per Firkin; for dried Fish and Mud Fish shipped off 2d. per Score; for Barrel Fish so shipped off per Barrel 4d. for Tallow so shipped off 3d. per Hundred Weight; every Ham of Bacon 2d. Neats Tongues per Dozen 3d. pickled Pork per Barrel 1s. for every Flitch of Bacon 2d. Rabit Skins per Pack 2s. 6d. Calves Skins per Dozen 3d. Leather per Hundred Weight 1s. And for every English Ship which shall enter within the Piers 6d. and for the Top, or Cross Trees, of such English Ship, being of the Burden of 130 Tons, 4d. and for every foreign Ship to entering 1 s. and for the Top, or Cross Trees of such foreign Ship of 130 Tons, 8 d. In Default of Payment it shall be lawful for the Collectors to distrain.

All Ships within the Port of Scarberough shall lie, moor, and ballast, in such Place as they shall be directed, under Penalty of 51. &c.

The ancient Tolls for supporting the Piers shall be paid. Ditto f. 19.

All Ships British built, and manned according to the Act of Navigation, belonging to Great Yarmouth, shall be free from the said Duty of 2q. per Chaldron of Coals, so as the Master, or some Mariner on his Behalf, produce a Certificate, made upon Oath before the Mayor of Yarmouth, and under the Seal of Mayoralty, that such Ship does belong to Yarmouth, and that the Inhabitants thereof are Owners of the major Part of fuch Ship.

By this Act Trustees are appointed to put the then Act in Force, in the room 25 Gee. II. of the Bailiffs and Burgesses of Scarborough. No Person is to empty any Ballast, Rubbish, Dust, Ashes, Earth, or Stones, into the Harbour, or lay any Logs, or Floats of Timber, or other Materials; or set up any Ports, or increach on the Harbour, to the Annoyance thereof, on Pain of a fine to be levied by Order of any two of the Commissioners, not exceeding 51. to be applied to the Use of the Harbour. On Non-payment, the Offender to be committed to the County-Goal till paid, or compounded with five of the Commissioners.

ARUNDEL.

The Mayor of Arundel and others are appointed Commissioners to improve 6 Ges. II. c. and preferve the Harbour of Arundel; and it shall be lawful for the Commis-

fioners, or any nine of them, to erect Piers and other Works. There shall be paid to the Commissioners the Duties following, viz. For every Ditto f. 2. Chaldron of Coals, Grindstones, or other Goods paying Duty to the King by the Chaldron, which shall be exported or imported in the said Port, 1s. for every Ton of Salt, and other Goods paying Duty or Freight by the Ton, 1s. for every Load of Timber, Wainscot, Trenals, or other converted Timber, 1s. for every Load of Bark 25. for every Hundred of Spars, Ufirs, Pipe, Hoghead, or Barrel Staves, 1s. for every Hundred of fingle Deals 1s. 6d. of double Deals, 2s. of three Inch Deals 2s. 6d. for every Quarter of Wheat, Clover, and other Grains and Seeds, 3d. for every Load of Flour or Meal 1s. and of Bran 6d. for every Hogshead of Wine or other Liquors 1s. of Sugar and dry Goods 9d. for every Tierce thereof 6d. and for every Barrel of Pitch, or other Goods, 4d. for every Bundle, Bale, and Chest of Hemp, Linen, Woollen, Glass, Fruits, and Earthen Ware, 1 d. per Hundred Weight; for every Hundred Weight of Allum, and Goods paying Duty or Freight per Hundred Weight 1 d. for every Hundred Feet of paying Stone or Marble 2s. for every Thousand of Tiles, Bricks, or Clinkers, 1s. for every Gross of Bottles, Stone, or Glass, 3d. for every Barge, or other Craft, passing through each Lock, 15. for all Goods not enumerated, one Twelfth of the usual Freight from Landon to Arundel; for every British Ship, which shall load or unload, (Fishing Vessels excepted) 3d. per Ton, according to their light Bills; for every British Ship, which shall sail into the Harbour, and shall neither load nor unload there, 1d. 2q. per Ton; for every foreign Ship, and for all Goods, imported and exported in foreign Bottoms, double Duties.

No Ship shall be cleared at the Customhouse, till the Master produces a Certi-Ditto f. 3. ficate that the Duties are paid or secured, &c.

When it shall appear to the Justices, and be certified by them, that the Com-Ditto f. 8. missioners are reimbursed the Monies borrowed, one Half of the Duties shall

All Mafter Thi

By a

gation

Act m

of Che

the fair from th

Banks

the Ch

Mayor

the fair

Tons o

Coals,

one Ye

was in

for fuc

their S

fame,

repairis from T

River purfuai

for mal

the farr not bea

and ly

of Flin.

not bei

Shifting

Soil, ai

whatfor

which

pair, fi Sands,

Channe

make t

would

ing, the Trade

tants,

the Nu

Kingdo

and fuc appoint Charge

Point,

modera to that ! Salt M monly Nathan

granted

farily b

keeping

diately

All Ships in the Port of Arundel are to moor and ballast in such Places as the Ditto s. 100 Masters shall be directed, &c. This Act shall be a publick Act, &c.

RIVER DEE at CHESTER. By an Act made 6 Geo. II. intitled, An Act to recover and preserve the Navi- 17 Geo. II. gation of the River Dee, in the County Palatine of Chester, reciting, that by an p. 571. Act made 11 and 12 Will. III. intitled, An Act to enable the Mayor and Citizens of Chester to recover and preserve the Navigation of the River Dee, reciting, that the said River Dee was heretofore navigable for Ships of a considerable Burden, p. 574. from the Sea to the City of Chefter; but, by Neglect, and for Want of sufficient Banks and Fences on the Sides thereof, against the Flux and Reflux of the Sea, the Channel was become so uncertain, that the Navigation was almost lost; the Mayor and Citizens of Chefter, and their Succeffors, were empowered to make the faid River navigable from the Sea to the faid City, for Ships of one Hundred Tons or upwards; and certain Duties in the faid Act mentioned were laid upon Coals, Lime, and Limestones, brought to the said City, for the Term of twentyone Years; and the Property of the Sands, Soil, and Ground therein mentioned, was immediately, after the faid River and Channel should be made navigable for such Ships to and from Chester, to be vested in the Mayor and Citizens, and their Successors, for ever; and they were at Liberty to enclose and improve the fame, and receive the Profits thereof, and apply the same for maintaining and repairing the intended Works and Fences, and for making fuch farther Works, from Time to Time, as Occasion should require for making and keeping the said River navigable: And reciting, that feveral confiderable Sums had been laid out pursuant to the said Act, but the River was not made navigable, the Provisions for making it so being insufficient, and the Time thereby granted, for making the same navigable, was expired: And reciting, that the Sands, Soil, and Ground, not bearing Grass, commonly called the White Sands, from Chefter to the Sea, and lying between the County of Chefter, on the North Side, and the County of Flint on the South, are of great Breadth in most Places, and that the River's not being navigable was chiefly owing to the Breadth of the Sands, and to the Shifting of the Channel, as the Winds and Tide varied; and that the faid Sand, p. 573. Soil, and Ground were not, nor were likely to be, of any Benefit to any Person whatfoever, unless the River was bounded in, and made navigable by Sea Walls, which required a very great Expence, as well to erect, as to maintain and repair, from Time to Time, as Occasion shall require; but that yet, if the said Sands, Soil, or Ground, were recovered from the Sea, by Sea Walls, and the Channel thereby confined to one certain Course, it would not only effectually make the River navigable, but that vesting the White Sands in the Undertakers, would be a confiderable Encouragement to the Undertaking thereof: And reciting, that the making the faid River navigable, would be a Means to advance the Trade of the City, and that a great Benefit would accrue thereby to the Inhabitants, and to the Towns and Countries adjacent, as also be a Means to increase the Number of Seamen and Watermen, and promote the publick Good of this Kingdom, Nathaniel Kinderley, in the faid Act named, his Heirs, and Affigns, and such Persons as he, &c. should appoint, were, by the said Act of 6 Geo. II. appointed Undertakers of the said Navigation, and impowered, at their own Charges, to make and keep the said River Dee navigable from the Sea to Wilcox Point, that there should be fixteen Feet Water in every Part of the River at a moderate Spring Tide, for Ships to come and go to and from the faid City; and to that End, to make the Channel to run through the White Sands, or the common Salt Marthes adjoining, or through the Marthes of John Wright, Efty commonly called Brewers-Hall Marth, as they should think sit; and the said Nathaniel Kinderley, his Heirs, Assigns, and Nominees, had farther Powers P 574. granted them by the faid Act, as therein mentioned; and, as they would necesfarily be at a very confiderable Expence in making the River navigable, and keeping up the fame, it was by the faid Act of 6 Geo. II. enacted, that immediately after the faid Nathaniel Kinderley, his Heirs, Assigns, or Nominees, should make the faid River Dee navigable, and passable for Ships in Manner as afore-

made

Revei

taker

laid o

10,00

recev

necei Date

each

ехрга

raife

bearin

advan

to the

gation

polit, Maríl

the re

the U

Chann Ships

up to

impov

mat th

Spring Trials at a m

Heigh

of Na

River

the A of the called

the fai

recited

at ver

Meani

laid ou

ing ar

genera

Stock

Parlia Geo. Il the Ri

the fe

the R

were

The C

Navig

and ha

&c. 11

fuch I. Kinder

bank,

Sands,

menti

P. 575.

faid, all Merchants, and Proprietors of any Goods, that should be brought into the faid River and Channel, and that should be loaded at, or shipped off, or sent from Chester, or from any other Places bety cen the said City and Park-gate in the County of Chefter, on the North Side of the faid River, and between the City of Chefter and Town of Flint in the County of Flint, on the South Side of the said River, should pay to the said Nathaniel Kinderley, his Heirs, &c. several Duties in the faid Act mentioned; also certain Sands, Marshes, and Salt Grass, and other Lands herein mentioned, were, so soon as the said River was made navigable, vested in the Undertakers, for their proper Use, under the Provisos in the faid Act mentioned; and Commissioners were appointed by the said Act, for fettling all Matters, about which any Difference should arise between the Undertakers and Proprietors of any of the Lands adjoining to the River; and the Commissioners were thereby impowered to settle and assess Recompence to be made for Damages that might happen to any of the Lands or Fisheries, by Reason of the said Navigation: And the Undertakers were directed to invest 100001. in South Sea Annuities, or other Government Securities, in the Name of Thomas Revel, John Manley, and Benjamin Hoare, Esqrs. and John Bland, Banker, to answer the Damages last mentioned, for three Years after the Navigation should be fully compleated: And it was thereby also enacted, that if the said Undertakers should not begin before the 24th Day of June, 1735, and make the faid River navigable, according to the true Meaning of the Act, on or before the 24th Day of June, 1742, all and every the Powers and Interest of the said Nathaniel Kinderley, his Heirs and Nominees, should be utterly void; and that it should not be lawful for any Proprietor or Undertaker, or their Heirs, or any Persons claiming under any of them, to dispose of their Interest in the faid Undertaking, or any Share thereof, until fuch Time as the faid River shouldbe made navigable: And the faid Nathaniel Kinderley did afterwards, by an Inftrument in Writing, dated the 9th Day of July, 1733, and duly executed, declare, that his Name was made use of in the said Act of 6 Geo. II. in Trust for Thomas Watts, and Richard Manley, Esqrs. and such other Persons as they should appoint to be concerned in the said Undertaking; and the said Nathaniel Kinderley did afterwards duly nominate certain Persons, being forty in Number, to be Undertakers of the Navigation: And by Indenture Quadrupartite, made April 9, 1734, between Nathaniel Kinderley, of the first Part, Thomas Watts and Richard Manley, of the second Part, Joseph Davis and William Parsons, of London, Gentlemen, of the third Part, and ninety other Subscribers to the said Indenture. or to the Schedule thereof, of the fourth Part, and duly executed by all the faid Parties, it was agreed, that the faid Subscribers should raise a joint Stock of 40,000 l. in the Manner and on the Trusts therein mentioned; which Trusts were, amongst other Things, to lay out the 10,000 l. to be deposited as a Fund to answer the Damages before specified; and also to lay out such Sums as should be necessary to recover and preserve the Navigation of the River Dee; and the Refidue (if any) of the faid 40,000% was to be in Trust for the faid Subscribers, in Proportion to the Sums by them respectively paid in: And it was by the said Indenture farther agreed, that the Duties and Tonnage by the said Act made payable to, and the Sands, Soil, Ground, Marshes, and Salt Grass, thereby vested in the said Nathaniel Kinderley, his Heirs, &c. should remain to the Use of the faid Suhscribers, in Proportion to the Sums by them respectively paid: It was also agreed, that the said Joint Stock of 40,000% should be divided into 400 Shares, each confisting of 100% and that each of the Subscribers should be entitled to fo many Shares as he should have subscribed and paid in 100/. and feveral Provisions were made for the Management of the Undertaking, for recovering and preferving the Navigation, and of the Affairs relating thereto: And the said Undertakers, the Assigns or Nominees of the said Nathaniel Kinderley, between the 27th of August and 9th of November, 1735, did invest 10,000 l. in the Purchase of 9290 l. old South Sea Annuities, in the Names of Thomas Revel, John Manley, Benjamin Hoare, and John Bland, as Trustees for the Purposes in the faid Act mentioned; and the faid Benjamin Hoare afterwards refuling to accept the faid Stock in the South Sea Company's Books, or to act in the faid Truft, the Annuities were, in Pursuance of a Decree of the High Court of Chancery,

p. 576.

made the 18th Day of February, 1737, transferred into the Names of Thomas Revel, John Manley, and John Bland, upon the fame Trusts: And the Undertakers began the said Undertaking, before the 24th Day of June, 1735, and laid out the Monies advanced upon the said Indenture, in making the Deposit of 10,000 l. in South Sea Annuities, &c. and great Progress was thereby made in recevering the faid Navigation, but the same not being perfected, and it being p. 577. necessary to raise further Monies for that Purpose, it was by Deed-Poll, bearing Date the 17th Day of August, 1736, agreed to advance Ten per Cent. more, on each of their respective Subscriptions, for the Purposes in the said Indenture expressed concerning the said 40,000 and afterwards there being a Necessity to raise further Monies for the perfecting the Navigation, by another Deed-Poll, bearing Date March the 3d, 1736, it was agreed by the Subscribers thereto, to advance 20 per Cent. more on their respective Subscriptions: And the Subscribers to the faid Indenture, and to the Deeds-Poll, and Undertakers of the Navigation, having paid in 47,8301. the same was laid out in making the said Deposit, and in cutting a new Channel for the River Dee, through the adjacent Marshes, near ten Miles in Length; and making a Dam and Sluices cross the old Channel, and deepening thereof, and making other Works necessary, for the recovering and preserving the Navigation, and the Charges necessarily attending the Undertaking, and the River was, in April, 1737, turned into the new Channel, and hath ever fince continued to run through the same; and ever fince Ships and Veffels of confiderable Burden have failed through the new Channel up to Wilcox Point; and the Undertakers being, by the faid Act, directed and impowered to make and keep the River navigable from the Sea to the faid Point; that there should be fixteen Feet Water in every Part of the River at a moderate Spring Tide, for Ships to come and go to and from the faid City, feveral Trials and Soundings were made, to afcertain the Height the Water flowed to, p. 57⁸ at a moderate Spring Tide, and thereby the same was fixed to be level with the Height of nine Feet above the Apron of the ten Gate Sluice, Part of the Works of Navigation erected by the Undertakers; and a Pile was, in 1738, fixed in the River near the faid ten Gate Sluice, on which the Height of nine Feet from the Apron of the ten Gate Sluice was marked, and fet for the Standard Height of the Water at a moderate Spring Tide, and the same has since been commonly called the Standard; and the Undertakers finished the Undertaking in making the faid River navigable, according to the Intent and true Meaning of the faid recited Act of 6 Geo. II. before March 25, 1740, and have fince that Time been at very great Expences in keeping the same navigable, according to the true Meaning of the Act; and the joint Stock of the faid Undertaking having been laid out as aforefaid, and proving infufficient for fecuring the Works, and inclofing and improving the Sands and Grounds vefted in the faid Undertakers, at a general Meeting, held December 11, 1740, they did agree, that the faid joint Stock should be increased to 52,000 l. and that Application should be made to Parliament to incorporate the Undertakers: And by one other Act made 14 Geo. II. intituled, An Act for incorporating the Undertakers of the Navigation of the River Dee, it was amongst other Things enacted, That William Allix, and the several other Persons therein named, Proprietors of the Undertaking, and the Representatives of such Subscribers to the said Indenture or Deeds-poll as were dead, their feveral and respective Successors, &c. should be erected into one Company for the Purposes aforesaid, and be incorporated by the Name of The Company of Proprietors of the Undertaking for recovering and preferving the P. 579. Navigation of the River Dee, and have perpetual Succession, and a common Seal, and have Power to do all fuch Acts as the faid Nathaniel Kinderley, his Heirs, &c. might have done, by Virtue of the faid Act of 6 Geo. II. and to take all fuch Duties, Tonnage Dues, and Payments whatfoever, as the faid Nathaniel Kinderley, his Heirs, &c. were empowered to do by the faid Act; and to embank, inclose, improve, and apply to the Use of the said Company, the White Sands, Soil, and Ground, and other Lands whatfoever, by the faid Act vested in the faid Nathaniel Kinderley, his Heirs, &c. upon the Terms in the faid Act mentioned, in the same Manner as the said Nathaniel Kinderley, his Heirs, &c.

p. 580.

might have executed the same, by Virtue of the said Act, subject to the Limitations, &c. in the faid Act mentioned; as by the Act of 14 Geo. II. will more fully appear: And the Tonnage Rates and Duties, which, by the faid Act 6 Geo. II. are charged for all Goods brought into, or loaded in the faid River, are by Experience found to be too high, and a Discouragement to the Trade of the City; and the Mayor and Citizens of Chefter, and the Merchants and Traders of Chefter, have therefore requested the Company of Proprietors of the Undertaking to consent that the same may be repealed, and that in lieu thereof easier Tonnage Duties may be appointed, which the said Company have consented to: the doing whereof will be an Encouragement to Trade, and for the common Good of the Undertaking, that the faid Act of 6 and 14 Geo. II. should be explained and amended, in the feveral other Particulars hereafter mentioned.

It is therefore enacted, that after May 25, 1744, the said several Rates of Tonnage, payable to the said Company of Proprietors, by the several Acts before recited, or either of them, shall be no longer revable; and that so much of the said Acts as relate to the Payment thereof, shall be absolutely repealed.

After May 25, 1744, there shall for ever be paid unto the said Company, and their Successors, or to their Collectors, for every Ship. Sloop, Hoy, Bark, Barge, Lighter, Boat, or other Vessel, coming into, or going out of, or navigating in the River, and new Channel, with any Goods or Merchandize (Lead, Oysters, Slates, and paving Stones, excepted) by the Master or Owner of such Ship, &c. or other Vessel (every of whom are by this Act made liable to the same) the several Rates, Tonnage, Keelage, or Duties, according to the sull of their Reach and Burden, herein after particularly described, for every Ton of Rurden of such Ship, &c. or other Vessel, that is to say, for every Ship, &c. or other Vessel coming to, or going from, the City of Chester, or to, or from any other Place, between the City of Chester and Park Gate, on the North Side of the River, and between the City of Chester and the Town of Flint, on the South Side of the River, to or from any Part of Great-Britain or Wales, or the other Places or Countries herein after mentioned, the several Rates and Duties following; that is to fay, for every Ship, Sloop, Hoy, Bark, Barge, Lighter, Boat, or other Vessels, going to, or coming from any Part of Great-Britain or Wales, between the said City and St. David's-Head, or Carlisle, for every Ton 2d. and for every Ship, &c. going to, or coming from any Place between St. David's-Head and the Land's-End, or beyond Carlifle, to any Part in, or on this Side the Shetlands, or to, and from the Isle of Man, for every Ton 3 d. and for every Ship, &c. going to, or coming from any Part of Ireland, for every Ton 4d. and for every Ship, &c. going to, or coming from any Place, up the King's Channel, beyond the Land's End, or beyond the Shetlands, for every Ton 4d. and for every Ship, &c. going to, or coming from any Part of Norway, Denmark, Hollein, Holland, Hamburgh, Flanders, or any Part of France, without the Streights of Gibraltar, or the Illands of Guernsey or Jersey, for every Ton 8d. and for every Ship, &cc. going to, or coming from any Place in Newfoundland, Greenland, Ruffia, and within the Baltick, Portugal, or Spain, without the Streights, Canaries, Madeiras, Western-Isles, Azores, for every Ton 1 s. and for every Ship, &c. going to, or coming from any Place in the West-Indies, Virginia, or any other Part of America, Africa, Europe, or Asia, within the Streights, or not named before, any Part of Africa without the Streights, or Cape de Verde Isles, for every Ton 1s. and 6d. for every Sloop, Hoy, Bark, &c. carrying Goods from, or bringing Goods to the City of Cheffer, or through any Part of the faid new Channel, in order to be put on board, or discharged from any Ship, &c. lying at Park-Gate, Flint, or any other Place within the Port of Chefter, and below the faid new Channel, made by the faid Undertakers, for every Ton 2d. and so in Proportion for a greater or less Quantity than a Ton; fuch Duties to be paid at the Time of fuch Ship or other Vessel's Discharge, either inwards or outwards, at the Customhouse in the Port of Chester, so as no Ship or other Veffel shall be liable to pay the Duty but once for the said Voyage, both out and home, notwithstanding such Ship or other Vessel may go and return back, with a Lading of any Goods or Merchandizes. And

p. 581.

p. 582.

And if any the C within Lading no mo Master put on and Te May, Provisc Duty | more, ceffors, (Lead put on whatfor

All S and nev Act im the trea from P of every Produci Quotier Method of Toni If the

ment of to the E ner as b Stones, partly v Vessel v imposed Tonnag fuch Le other V In all

pay the fuch Shi shall co Wares a to the F shall be Proporti concerni own Col Scales, i If the

ing Goo

Channel

Veffel, 1 Chester, to the C Duty, ar not accor and fuch Sloop, & paid acco of fuch S And by the faid Act of 6 Ges. II. it is (among other Things) provided, that if any Ship or Veffel, employed by the Cheefermongers of the City of London, in the Cheefe Trade to the City of Cheffer, should not go up to the City, or within any Parts of the intended Works of Navigation, but should have their Lading put on board such Ship or Veffel, by Boats or Keels, 6d. per Ton, and no more, should be paid to the said Nathaniel Kinderley, his Heirs, &c. by the Master or Owner of every such Boat or Keel, for all Cheese or Lead, so to be put on board such Ship or Vessel, in sull Satisfaction and Discharge of all Duties and Tonnage whatsoever; it is hereby further enacted, that after the 25th of Masy, 1744, the said Duty of 6d. per Ton, made payable by the above recited Duty of 6d. per Ton, for such Boat or Keels, a Sum of 2d. per Ton, and no more, shall from May 25, 1744, be paid to the said Company, and their Successors, by the Master or Owner of every such Boat or Keel, carrying Cheese, (Lead being exempted by this Act from the Payment of any Tonnage) to be put on board such Ship or Vessel, in sull Satisfaction of all Duties and Tonnage whatsoever.

All Ships, &cc. or other Veffels, coming into, or going out of the faid River, p. 583, and new Channel, and liable to the Payment of the Duties of Tonnage, by this Act imposed, shall be measured, by taking the Length of the Keel, so much as the treads on the Ground, and the Breadth to be taken by the Midship Beam from Plank to Plank, and half that Breadth shall be accounted for the Depth of every such Ship or Vessel; then multiply the Length by the Breadth, and the Product thereof by the Depth, and divide the Whole by ninety-four, and the Quotient shall give the true Contents of the Tonnage; according to which Method, all Ships, and other Vessels, shall be measured, and the several Duties of Tonnage thereby be computed, and collected accordingly.

If the Lading of any Ship, or other Vessel, which shall be liable to the Payment of the Duties of Tonnage, imposed, and payable by this Act, according to the Burthen of such Ship or other Vessel, by Admeasurement thereof, it. Manner as before directed, shall consist partly of Lead, Oyster's, Slates, or Paving Stones, (which are exempted by this Act from the Payment of Tonnage) and partly with other Wares and Merchandizes, in respect whereof such Ship or Vessel will be liable to the Payment of the Duties and Tonnage by this Act imposed; in every such Case, there shall be a Deduction made from the Tonnage of every such Ship, or other Vessel, in Proportion to the Quantity of such Lead, Oysters, Slates, or Paving Stones, contained in every such Ship or other Vessel.

In all Cases where Skins or Wool shall be imported, such Skins or Wools shall p. 584. pay the Rates of Tonnage by Weight only, and not according to the Burthen of such Ship, or other Vessel, by Admeasurement thereof; and where the Lading shall consist partly of Skins, or Wool, or both of them, and partly of other Wares and Merchandizes, in respect whereof such Ship or Vessel will be liable to the Payment of the Duties of Tonnage by this Act imposed, a Deduction shall be made from the Tonnage or Burthen of such Ship, or other Vessel, in Proportion to the Weight of such Skins or Wool; and if any Dispute arises concerning the true Weight of such Skins or Wool, the Importer shall, at his own Costs and Charges, provide proper and convenient Weights, Beams, and Scales, for weighing the same.

If the Master, or other Person, taking Charge of any Sloop, Hoy, &c. carrying Goods from, or to the City of Chester, or through any Part of the said new Channel, in order to be put on board, or discharged from any Ship or other Vessel, lying at Park-Gate, Flint, or any other Place within the said Port of Chester, and below the said new Channel, &c. or carrying any Goods from, or to the City of Chester, to, or from any Part of Wales, shall chuse to pay the Duty, and Tonnage, according to the Weight and Quantity of the Goods, and not according to the Burthen of the Sloop, &c. by the Admeasurement thereof; and such Master, &c. shall make such Declaration, upon entering of any such Sloop, &c. inwards, or outwards; in such Case, the Duty and Tonnage shall be paid according to the Weight of the Goods, and not according to the Burthen of such Sloop, &c. by Admeasurement thereof.

be

In Case any Dispute shall arise between the Collector of the Tonage, payable by this Act, and the Master or other Person, having Charge of any Ship, or other Vessel, such Collector shall weigh, measure, or gauge all Goods, Wares, or Merchandizes, at the Time of the shipping or unshipping thereof; and is such Goods shall, upon such Weighing, Measuring, or Gauging, appear to be of as great, or greater Quantity, than such Collector did affirm and insist the same to be, before the Weighing thereof, &c. the Master, &c. taking Charge of the said Vessel, shall pay the Costs and Charges of such Weighing, Measuring, &c.

The several Rates as Tonage, payable by this Act, shall be paid by the Masters, or Owners of every such Ship or Vessel, before they shall be cleared inwards or

The several Rates of Tonage, payable by this Act, shall be paid by the Masters, or Owners of every such Ship or Vessel, before they shall be cleared inwards or outwards, by any of the Ossicers of his Majesty's Customs, at the Port of Chesters and if any such Ossicer shall clear any Ship, until the Masters produce an Acquittance; or if any Master refuse, or neglect to pay the said Duty, the Ossichers

shall, for every Default, forfeit 20/. to the Company, &c.

The said Collectors may go on board any Ship, Hoy, &c. to take the Dimensions thereof, and to demand the Duties payable by this Act; and for Non-payment thereof, or Resulal to let such Officer take the Dimensions, he may distrain, and, after ten Days, sell the Distress, &c.

It is provided by the Act 6 Geo. II. that Nathaniel Kinderley, his Heirs, &c. shall make a Wet Dock for the Ships to lie in; and that there shall be paid to Nathaniel Kinderley, &c. for every Ship or Vessel, loaden within the said Dock, 9d. per Ton; the said Duty is hereby altered to 6d. per Ton, and no more, &c.

od. per Ton; the said Duty is hereby altered to 6d. per Ton, and no more, &cc. The Term of three Years after compleating the said Work of Navigation being expired, and the Trustees of the 10,0001. Deposit, have, by Sale of Part of the South Sea Annuities (in which the said 10,0001. was invested) raised, and paid all the Monies that they have been ordered, to be paid by them, by Virtue of 6 Geo. II. and the Residue of the said Deposit, which, at present, consists of 71801. 3s. 8d. Old South Sea Annuity Stock, now remains in the Names of the said Thomas Revel and John Bland, the Survivors of the said Trustees /John Manley being dead) it is enacted, that they shall, on or before the 25th Day of May, 1744, transfer to the Company and their Successors, the said 71801. 3s. 8d. remaining in their Hands or Names.

The Tonage Duties, arifing by this Act, shall, at all Times hereafter, be liable to answer the Damages, in the Act of 6 Geo. II. mentioned, under the same Regulations, and subject to be levied and applied to the same Uses, as the Duties of Tonage, imposed by the said Act, (and hereby repealed) were thereby made subject to.

In Case the Tonage Duties shall not be sufficient to pay such Damages, that then all, and singular the White Sands, and all other the Premises, by the said Act of 6 Geo. II. vested in Nathaniel Kinderley, &c. and, by the said subsequent Act of 14 Geo. II. in the said Company, and their Successors, are hereby declared to be subject to the Payment, or Satisfaction for all such Damages, as shall be

directed to be paid, in Pursuance of the said Act of 6 Geo. II.

The River being subject in dry Seasons to be filled up with Sand, so that, at a moderate Spring Tide, it may frequently happen, that there may not be sixteen Feet Water in every Part of the River, until the said Sands shall be removed, by the Freshes coming down the River; it is therefore enacted, that, instead of sixteen Feet Water, at a moderate Spring Tide, the said Company and their Successors shall, at all Times hereafter, maintain the said River Dee, from the Sea to Wilcox Point, that, on the Computation of a moderate Spring Tide, as marked on the Standard, there shall be sisten Feet Water in every Part of the Channel, for Ships and Vessels to come and go, to, and from the said City.

The Mayor, &c. of the City, shall appoint one proper Person, and the Company another, which Persons are hereby constituted the Supervisors of the Navigation of the River Dee, and each of them shall have full Power to sound the said River, or any Part thereof, for three successive Tides, as often as they shall be required so to do by the said Mayor, &c. or the said Company, or the Collectors appointed to receive the Tonage, and if, any such Soundings so made, the Channel of any Part of the River shall appear to be choaked up, so that there would not, at a moderate Spring Tide, (according to the Height marked on

p. 586.

p 5º8.

p. 587.

p. **ç8g.**

p. 590.

2

wiked make of Ch low, Mont putati not be happed until Tona toties If the fa mode.

held Londo by W and u the C there receiv by fue and P after l out ta than t and P Feet : Charg and th tive P

unlefs
Th
make
Th
of Sep
think
fixed,
Feet
Stands
and re
or def

Pro

Tw by the of the the m fubita the pi in tho gers w That any

Places North to and and to the fa

the Standard) be in the Channel of every Part of the River from the Sea to Wikeox Point, fifteen Feet Water; and, in Case either of the Supervisors shall make an Affidavit thereof in Writing, before any Justice of the City or County of Cheffer, describing the particular Parts of the River, which shall be to shallow, e.c. and, if the said Company shall, for the Space of sour Kalendar Months, suffer the said River to continue choaked up, so that, on the Computation of a moderate Spring Tide, as marked on the said Standard, there shall not be fifteen Feet Water in the Channel, &c. as often as the faid Event shall happen, the Payment of the Tonage Rates shall be suspended, and not collected until the said Depth of fifteen Feet shall be regained; from which Time the Tonage Duties shall be again revived, and become payable as before, and so

or es, if of

me he

TE,

or

er 3

itder

)i-

nay

cc.

to

ck,

cc. ion

art ınd

tuc

of

the

nda

of

3 d.

be

ho

he

by hat aid

ent

red

be

t a en

by

of eir he

as he

m-

ahe all

ol-

le,

ere

If the Company neglect to cleanse and deepen the River eight Months after p. 5910 the faid Term of four Months shall be expired, so that, on a Computation of a moderate Spring Tide, &c. there shall not be fifteen Feet Water in the Channel. &c. the Commissioners impowered by the Act 6 Geo. II. at a Meeting to be held for that Purpose, of which twenty Days Notice shall be given in the London Gazettee, and by fixing Notice in Writing on the Castle Gate of Chester, by Warrant under their Hands, shall appoint proper Persons, to enter into and upon the White Sands, Lands, &c. by this or the former Acts vested in the Company, and to take Possession thereof, and receive the Rents and Profits thereof, and to distrain for the same, as they shall see Occasion, till they have received so much Money, as shall be necessary to defray the Charges, occasioned by such Distress or Entry respectively, so as such Possession, Receipt or Rents, and Powers of Distress, shall not extend to avoid any Lease, which may here-p. 592. after be granted by the Company to any Tenant, at the improved Rent, without taking any Fine for the fame, or to compel such Tenant to pay any more than the Arrears of Rent really due; and so as such Possession, Receipt of Rents, and Power of Distress, shall continue no longer than until the Depth of fifteen Feet shall be regained; and the Money expended in regaining thereof, and the Charges occasioned by such Entry, Possession, and Distress, shall be satisfied, and the Money so to be raised and received, shall be employed for those respective Purposes, as the major Part of the said Commissioners shall direct.

Provided, that no fuch Order made by the faid Commissioners shall be binding,

unless thirteen, at least, in Number shall be present at such Meeting.

The faid Supervisors shall (if required) weekly found the River, and shall

make an Affidavit in Writing of the Truth of such Soundings.

The Supervisors shall, at the Expence of the Company, on or before the 29th of September, 1744, cause to be erected in such Parts of the River as they shall think fit, two or more Piles of Timber, or other durable Materials, to be therein fixed, fo as the Tops thereof shall be exactly level, with the Height of nine Feet above the Apron of the Ten Gate Shuice, as the same is marked on the Standard. which Piles and Standard shall for ever hereafter be kept in Repair, and renewed as Occasion shall require; and, if any Persons shall wisfully damage or destroy the same, they shall for every such Offence forseit 2001.

Two Ferry-Boats shall at all Times, after May 25, 1744, be constantly kept p. 596. by the said Company and their Successors, at their own Expences, at such Parts of the new Channel, as the Ferry-Boats already appointed have worked at, fince the making the faid Navigation, with proper and sufficient Attendants, and all substantial and effectual Ropes, Tackle, and Necessaries proper thereunto, for the publick Use and Benefit of all his Majesty's Subjects, passing and repassing in those Parts; and the Persons attending such Boats shall ferry over all Passen-

gers when required, without being paid any Thing for the fame.

The Commissioners appointed by the Act 6 Geo. II. or any thirteen of them. at any of their Meetings, may fet out one or more convenient Roads, in any Places over the Sands, Soil, and Ground, vested in the Company, lying on the North Side of the new Channel, within the Extent of the faid Channel, to lead to and from the faid two Ferries, or either of them, to the faid City of Chefter, and to the Towns of Shotwicke and Shough-Hall, in the Hundred of Worral, in the faid County of Chefter; and every fuch Road shall be for ever maintained and repaired at the Expence of the Company and their Successors.

If the faid Company and their Successors shall neglect to maintain and repair the faid Roads, or to supply such Ferry-Boats with sufficient Attendants, &c. on every such Neglect the said Commissioners, impowered by the Act of 6 Ges. II. may affels on the faid Company fuch reasonable Penalty as they shall think

entitled

Salt M Channel

the Fore of the N

Marthe? making

Feet For of Maril after veil pence fo

and of a shall ma Channel Manor (destroyed

new Cut

and, in

Side of the thereof,

the faid F or any of

shall be

Part of the Event the faid Act

held for

London G

of Chefter

the Lands

them, ye

Marthes,

fame; the

convenier

and bind Manor of

Court of

determin

Seffion fla

given in powered

mination

ing and lieu for (aforefaid, of, and b

to a Rie

with the

they had

discharge

foever;

granted

Lands, f without

Rent sef

Means : Acres, 1

The I

fit, &c.
The faid Company, affembled in a general Court, shall have Power to call is from their Members, proportionally according to their respective Shares in the Capital Stock, any further Sums of Money, as by such general Court shall, Capital Stock, any further Sums of Money, as by such general Court shall, from Time to Time, be judged necessary, not exceeding with the Call of Five per Cent. already made, pursuant to the said former Act, in the Whole the Sum of Forty per Cent. And if any Members, &c. who have or shall be required to pay in Money upon any Calls, &c. shall neglect to pay their Share of the Money so called for, at the Time appointed, by Notice in the Lanum Gazette, and on the Royal Exchange in Landon, the said Company may not only stop the Share, Dividend and Profit, which shall become payable to such Members so neglecting, and apply the same towards Payment of the Share of Money so called for, till the same shall be satisfied; but also may stop the Transfers, or Assignments of the Shares of every such Defaulter, with Interest after the Rate of Eight over the Shares of every such Defaulter, with Interest after the Rate of Eight per Cent. per Ann. for the Money, so by them omitted to be paid, from the Time the same was appointed to be paid, until the Payment thereof; and that the Shares and Stock-Shares, and Stocks of such Defaulters, shall be liable to make good the Monies so appointed to be paid, and Interest as aforesaid, and, if the Principal and Interest shall be unpaid, by the Space of three Months, then the Company, &c. shall have Power to sell and assign so much of the said Stock of fuch Defaulter, as will fatisfy the same, rendering the Overplus (if any be) to the Proprietors; and the Money so called for and paid in, shall be deemed Capital Stock, &c.

The said Joint Stock of the said Company, created and established, in Pur-

fuance of this and the former Act, and the Share and Interest of each particular Member thereof, shall be deemed, in all the Courts of Law and Equity, and elsewhere, to be a personal Estate to all Intents and Purposes whatsoever, and not a real Estate; and shall go to the Executors or Administrators of the Persons dying possessed thereof, interested in, or entitled thereunto, and not to the Heirs of such Persons; and the Proprietors of the said Joint Stock, their Executors, &cc. shall be respectively entitled to all the Benefits and Advantages by the first recited Act, vested in Nutbaniel Kinderley, his Heirs, &c. in Proportion to their respective Interests in the Joint Stock of the said Company.

The Method of affigning, transferring, and accepting of any Interest, in the faid Joint Stock, shall be in the following Form, viz. I A. B. in Confideration of paid to me by C. D. do beraty bargain, fell, assign, and transfer the said C. D. in the Joint Stock of the Company of Proprietors of the Undertaking for Recovering and Preserving the Navigation of the River Dec, to hold to him the said C. D. his Executors, Administrators, and Affigns, subject to the Rules, Orders, and By-Laws of the faid Company.

> Witness my Hand, the Day of or the and read to enough the

I, the faid C. D. do bereby accept of the faid of the faid Joint Stock, Subject to the Rules, Orders, and By-Laws of the faid Company. Witness my Hand, the Day and Year aforefail.

Which Transfer and Acceptance shall be figured in the Company's Books, to be kept for that Purpose; and being witnessed by one Witness to the Signing thereof, shall be valid to all Intents and Purposes.

Nothing in this Act, or in the Acts of 6 and 14 Gro. II. or either of them contained, shall extend to hinder or restrain Sir John Glynne, Bart. Lord of the Manor of Hawarden in the County of Flint, his Heirs, &c. or any other Persons

P. 599.

p. 598.

p. 600.

entitled to right of Common thereon, from enjoying the Lands, Grounds, or Salt Marshes, lying on either Side of the Banks and Forelands of the new Channel, &c.

The new Channel, and the Banks, and Foreland on each Side thereof, and the Foreland of the Breadth of twenty Feet, next adjoining to the outfide Foot of the North Bank of the new Channel, and so much more of the common Salt Marthee next adjoining to the faid twenty Feet Foreland, as will be necessary for making a convenient Ditch or Mound, to fence and separate the said twenty Feet Foreland from the rest of the common Salt Marshes, and the several Pieces p. 60: of Marsh Lands, containing three Acres and five Acres, shall be for ever hereafter vested in the Company, &c. In Consideration whereof, and as a Recompence for such Part of the Marsh-Lands as are hereby vested in the Company, and of all other Damages done to the common Salt Marshes, the said Company shall make good and keep in Repair the Forelands and Fences of the new Cut or Channel, to as thereby to prevent the common Salt Marshes lying within the Manor or Parish of Hawarden, or either Side of the new Cut, from being destroyed or washed away, by the Flux or Reflux of Water through the said new Cut, or through the Gutters or other Inlets running through the Marshes, and, in Case, at any Time hereaster, the common Salt Marshes, lying on either Side of the new Cut, and within the Manor or Parish of Hawarden, or any Part thereof, shall, in any one Year, be so far injured or destroyed, by Reason of the faid Forelands not being kept in Repair, or by Reason of the said Navigation, or any of Works to be made in Pursuance of the said Act 6 Geo. II. so that there shall be thereby, in any one Year, the Quantity of Fifty Acres or more of Land, Part of the faid Salt Marshes, destroyed, from thenceforth, as often as the faid Event shall happen, any fifteen or more of the Commissioners impowered by the said Act 6 Geo. II. or their Successors, who shall be present at any Meeting to be held for that Purpose, of which three Months Notice shall be given in the London Gazettee, and by affixing Notice in Writing thereof on the Castle Gate p. 603. of Chefter, by Warrant under their Hands and Seals, to allot fuch Quantity of the Lands adjoining to the common Salt Marshes, by the former Acts, or one of them, yested in the Company, as shall be equal in Value to such Part of the said Marthes, as shall have been so washed away, by Way of Recompence for the fame; the Lands fo to be allotted to lie as near the common Salt Marshes as conveniently may be; which Determination of the Commissioners shall be final, and hinding to all Parties interested, unless the Company, or the Lord of the Manor of Hawarden, or any Persons having Interest in the said Marshes, shall think themselves thereby aggrieved, and shall make Application to the next Court of great Session for the County of Flint, to have the Value of the Lands determined by a Jury; in which Case, the Justices of the said Court of great Session shall cause the "nue of the Land so destroyed, and of the Lands to be given in lieu thereof, to be session, affested, decreed, and ascertained by the same Rules and Methods, by which, by the Act of 6 Geo. II. they are impowered and directed to fettle the Damage therein mentioned; and such Determination of the Justices of the said great Session shall not be removed, but binding and concludive to all Intents and Purposes, &c. and the Lands so decreed, in lieu for such Part of the said common Salt Marshes, which shall, by the Means aforesaid, be destroyed, shall for ever thereafter be the Property and Inheritance of, and be enjoyed by the same Persons and their Heirs, who were before entitled to a Right of Common in the said Salt Mar less, under the like Limitations, and with the like Advantage, as they might have held the faid Marshes, in Case they had not been deftroyed; and, according to their respective Estate therein, discharged from the Rights of Entry and Discress, of any other Person what-P. 604. foever, but the fame shall not avoid any Leafe, which may be hereafter really granted by the Company, to any Tenant or Occupier of any Part of the said Lands, for any Term of Years not exceeding twenty-one, at the improved Rent, without taking any Fine, or to compel such Tenant to pay any more than the Rent referved on such Lease; and, if the common Salt Marshes, which, by the Means aforesaid, shall, in any one Year, be destroyed, shall not exceed fifty Acres, the Commissioners appointed by the faid Act of 6 Geo. II. or any Jury

p. 605.

to be appointed in Pursuance of the faid Act, shall decree what Recompence shall be paid by the Company, or their Successors, which Recompence shall be paid to the Lord of the Manor of Hawarden, for the Time being, the Rector of the Parish of Hawarden, for the Time being, and to Thomas Powis, &c. and shall be by them applied for the Use of the Lord of the said Manor, and the Persons having a Right of Common in the common Salt Marshes, lying within the said Manor of Hawarden, as the said Commissioners, &c. with the Consent of the Lord of the said Manor, &c. shall direct or appoint; which Damages the Lord of the faid Manor is hereby impowered to claim and make out accordingly, and, if the Company, or the Lord of the Manor, shall be diffatisfied with the Determination of the Commissioners, they are hereby respectively impowered to apply to the Justices at the next great Sessions to be held for the County of Flint, &c.

The Company shall keep five Ways, of the Breadth of twenty Feet each, and at the Distance of one Mile, or thereabouts, from each other, over the Ditch or Mound which is intended to fence the Bank and Forelands on the North Side of the River, from the rest of the Salt Marshes, for the Cattle feeding on the Salt Marshes, on the North Side of the Channel, to go to and from the said Channel

A Survey of the Marsh Lands on the South Part of the new Cut, and of the Gutters and other Receptacles of Water therein, shall, on or before Sept. 29, 1744, be taken by two Surveyors, one to be appointed by the Company, and the other by the Lord of the Manor of Hawarden, who shall truly survey and admeasure the same, and make an exact Plan thereof, distinguishing what Parts thereof are firm I and, and what are Gutters or waste Lands; and the Surveyors shall, within one Month after Sept. 29, transmit an attested Copy of such Plan, under their Hands, to the Clerk of the Peace of the County of Chester, to be kept among the Records of the faid County, to which all Persons may have

Recourse, gratis, &c.

If any of the said Gutters or waste Lands to be described in the Survey, shall hereafter be filled up, and become firm Land and graffed over, it shall be set against the like Quantity of the Marsh Lands which shall be washed away; and the faid Company shall be obliged to make a Recompence only for the Residue of the aid Marsh Lands, which may be destroyed as aforesaid.

It ih ill not be lawful for the Company, or their under Tenants, &c. at any Time nereafter, to build Cottages on the faid Pieces of Marsh Land, containing three Acres, and five Acres, or on the Banks or Forelands on either Side of the new Cut, or on the Foreland of twenty Feet in Breadth, herein before declared to be vested in the Company, without the Licence of the Lord of the Manor within which the same shall lie, first obtained in Writing under his Hand and Seal; and the said Company, &c. shall not have any Right of Common on the faid common Salt Marshes, as appendant to the Soil of the new Cut, or the Banks or Forelands thereof, &c.

This Act shall not extend to prejudice the Proprietors of any Royalties and

Liberties of Fishing and Fowling upon the River, &c.

Nothing herein, or in the said Act of 6 Geo. II. contained, shall extend to hinder Sir John Glynne, Owner of the Castle and Manor of Hawarden, or his Heirs, from enjoying all such Rights and Privileges, Royalties and Jurisdictions, as he or his Ancestors might have done, in Case this or the said former Act had

never been made; so that such Rights, sec. do not infringe on the Rights and Powers given the Undertakers by the Act.

Nothing in this Act shall affect any Right or Property that John Theedam, of the Inner Temple, London, Gent. his Heirs, &c. hath or have to the White Sands, Lands, and Hereditaments in the former Act of 6 Geo. II. mentioned; but the said Right, &c. shall remain to him, his Heirs, &c. for ever, as if this Act had never been made.

No Person shall hang any Net or other Engine in, over, or across the Channel of the faid River, or fix any Stakes in the same, or on the Banks thereof, to the Prejudice of the Channel, or Hindrance of the Navigation. Nothing

14 G Al Cour the C Perfo depen tinue the C Ufe o the fa ceden Trade

faid .

Act;

the n

All brough where Thi Thi the Co

due f 6 Geo.

fame.

Affairs Glynne in Rep 20 per

The of Lan other f Time | the gre Naviga wife ca Place r of the and un there h for the with of and tha River, fhould Mouth Parith Land a and tha Marton the faid faid Par tioned, Wherei

> that all helongi

> two Pe

the Ha

p 607.

p. 606.

Nothing in this Act contained shall take away or lessen the Powers given by the p. 608. said Act of 6 Geo. II. to the Commissioners appointed in Pursuance of the said Act; but that they shall have the same Powers and Authorities as they had before the making this Act; and all other Clauses and Things in the said Act of 6 and 14 Geo. II. which are not hereby repealed or varied, are ratisfied and confirmed.

All Actions and Suits at any Time heretofore commenced or profecuted in any p. 609. Courts of Law or Equity, between the Mayor and Citizens of the faid City, and the Company, or between any of the Merchants or Traders of the City, or other Persons, and the said Company, relating to any of the Matters asorefaid, and depending at the Time of passing this Act, shall immediately cease and be discontinued; and no Actions or Suits shall be hereafter commenced or carried on by the Company against the Mayor and Citizens of the said City, in respect of the Use or Occupation, or of the Rents and Profits of such Part of the Roode, as by the said Act of 6 Geo. II. was vested in Nathaniel Kinderley, his Heirs, &c. antecedent to the said 25th Day of May, 1744, or against any of the Merchants or Traders of the City of Choster, or any Persons, on Account of any Sums of Money due for any of the Duties or Tonage made payable by the said recited Act of 6 Geo. II. and hereby repealed, as aforesaid, or upon any Security given for the same.

All Actions commenced for any Thing done in Pursuance of this Act shall be p. 610. brought within twelve Months after the Fact committed, and laid in the County where the Cause of Action shall arise, &c.

This Act shall be deemed a publick Act, &c.

d or of

ts rs n,

dî

et

ıc

ny ng ne d or d or d

is s, id This Act recites the former, and confirms an Agreement entered into between 16 Gn. II. the Company, Sir John Glynne, and others, as to Right of Common and other Affairs, and likewife as to Allowance of a certain Sum of Money to Sir John Glynne, for making a new Bank with one or more Sluices, and to keep the fame in Repair; and likewife impowers the Company to make a Call not exceeding 20 per Cent. more than was allowed by the last Act.

LOYNE or LUNE, and LANCASTER.

The Preamble sets forth, That the Town of Lancaster in the County Palatine 23 Geo. II. of Lancaster, from its great and extensive Commerce to the West-Indies, and P. 259 other foreign Parts, is now become a very confiderable Port, and has, for some Time past, employed and maintained great Numbers of Ships and Mariners, to the great Advancement of the Revenue, and the Improvement of the Trade and Navigation of this Kingdom: And that the Navigation of the River Loyne, (otherwife called Lune) is become very difficult and dangerous; and that the only Place near the Town, where Ships can be moored and discharged, is, by Reason of the Shoals and other Obstructions in the Soil of the River, become very unfit and unfafe for that Purpose, insomuch that many Ships and Vessels stationed there have been overfet and damaged: And it is conceived to be highly necessary p. alo. for the Benefit and Improvement of the said Navigation, that a Quay or Wharf, with other Conveniencies, should be built on the South-West Side of the River, and that Buoys should be placed at the Entrance into, and in other Parts of the River, and Land-Marks erected for directing of Ships; and that a Place of Safety should be made for the Harboning and Protection of the Shipping, near the Mouth of the River: And that the Rev. James Fenton, L.L.D. Vicar of the Parith Church of Lancaster, is, in Right thereof, seized of divers Parcels of Land and Ground, which are commodiously situated for the Purposes aforesaid; and that the Right Rev. Samuel, Lord Bishop of Chefter, the Ordinary, Edward Marton, Esq. Patron of the Advowsion of the trage of the said Church, and the faid James Fenton, the prefent Incumbent, have respectively agreed, that the faid Parcels of Ground shall be disposed of, for the Purposes herein after mentioned, subject to the Rents, Reservations, and Restrictions herein after expressed: Wherefore, for promoting and carrying on a Defign fo beneficial, it is enacted, that all that Parcel of Land, being Part of a certain Close, called the Bridge Field, balonging to the Church of Lancaster, and containing three Roods and thirtytwo Perches; and also that Parcel of Land, being Part of another Close, called the Hay-Field, belonging also to the said Church, and containing thirty-two Uu

p. 2 2

p. 263.

Perches; and also all that Parcel of Land called the Summer Pasture, belonging also to the said Church, and containing about three Acres, five Roods, and thirty-two Perches, situate and contiguous to the South-West Side of the River Loyne, with their Rights, Members, and Appurtenances, shall, from and after 28 April, 1750, be vested in Abraham Rawinson, William Butt. field, and John Bovees, Merchants of Lancaster, their Heirs, and Assigns, absolutely discharged of all Claims, &c. from the said James Fenton, and his Successors, Vicars of the said Parish Church, for ever; to the User and Trusts herein after mentioned, viz. to the Intent that the said James Fenton, and his Successors, Vicars of the said Church, shall enjoy out of the same Premises the annual Rent of 141. 145. free of all Deductions whatsoever, by four Quarterly Payments, to be made on May 1, August 1, November 1, and February 1, in every Year, for ever; the first Payment to be made on May 1, 1750. And, if the said annual Sum shall be unpaid for twenty Days after any of the Times before limited for Payment thereof, the faid Vicar, and his Successors, may enter and distrain upon the Premises, and make Sale of the Distress, and receive the Issues, till the said Rent, and all Arrears, with the Costs and Charges, and all Damages, he fully paid.

The Parcels of Land before mentioned and described shall go to the Use of the said Abraham Rawlinson, William Butterfield, and John Bowes, their Heirs, &c. in Trust, that the same may be employed as a Quay or Wharf, and for such other Purposes, and under such Directions, as are herein after prescribed.

When any of the Trustees, in whom the Lands are vested, shall die, the Commissioners and Trustees appointed for other Purposes of this Act, are to nomi-

nate another, &c.

The Commissioners and Trustees appointed for the Purposes herein after mentioned, are to cause the Parcels of Ground aforesaid to be divided from the other Parts of the Vicarage Lands by a good and sufficient Stone Wall, two Yards high above the Ground, next the Church, to be built with Lime and Sand, and to extend from a Stile, to be in like Manner built and made, at their Expence, at the End of a Garden Wall, (adjoining to the Town of Lancaster) now belonging to Mary Mason, Widow, through and over the Bridge Field and Hay Field, to the Fence that divides the Hay Field from the Summer Pasture; and they are to keep up and repair (as often as Occasion requires) the said Fence, Wall, and Stile, and all the Hedges, Ditches, Mounds, and Fences, separating the Lands, settled by this Act from the rest of the Vicarage Lands, fo as to prevent any Trespasses or Damages to be done to the faid Vicar or his Successors; and they are also to cause a sufficient watering Place, or Refervoir of Water, to be made in fuch convenient Part in the faid Bridge Field, (not settled by this Act) as the said James Fenton shall appoint, for watering the Cattle, depasturing in the Vicarage Lands; and, in Case of any Overflow thereof, the Waters are to be turned into the River Loyne, at their Expence, upon Application made to any of them for that Purpose, so as to prevent any Damage to be done to the faid Lands; and, upon their Refusal or Neglect fo to do, the Vicar and his Successors may turn off the faid Water or Watering Place into the River, by fuch Ways, and in fuch Manner, as he shall think proper.

The Occupiers of fuch Parts of the Vicarage Lands as are not fettled by this Act, shall have the Liberty of taking Sand all along the Close called the Summer Pasture, betwixt the Banks thereof, and the Low-Water Mark in the River Loyne, in order to cultivate the said Lands, with free Liberty of Ingress and Regress for that Purpose; and of driving their Cattle, depasturing in the Vicarage Lands, over the Summer Pasture, to Water; the Ways for these Purposes to be appointed by the Commissioners and Trustees, and by the Vicar; and, upon their Refusal or Neglect to comply therewith, the Vicar may appoint such Ways for the Purposes above, as he shall think proper, and he and his Tenants may make Use thereof; and the Vicar (until the Division-Wall above described is built and finished) is to have the Herbage of such Parts of the said Bridge Field and Hay Field, as are above mentioned, and intended to be allotted to the Quay, and no Doors or Ways are to be opened through the Division-Wall or

Fence, without the Licence of the Vicar for the Time being.

The ton, Eig Powers Such Time be the Bur Port of in May, Year, fo joined w for build upon the the fam-Security vation of think red the other

Years, for Lancafter Veffels is not ladin only excertional excertion.

From

millione

For evand trad Mediterra the Burtl

Ifle of Manager Burthen
For extend Port
South of

Burthen of For ev faid Port 4 d. for e

For ev faid Port Holybead, of fuch S And faid Rive

one fourt
The L
The second cutwards
All Ve

according intitled,
Excife, Control of the faid Dut

the Man No Of the Mail The C

The

264.

The Mayor of Lancaster for the Time being, Francis Reynolds, Edward Marton, Eigrs. &c. are appointed Commissioners and Trustees for executing the Powers and Purposes of this Act, until the first Wednesday in May, 1755, &c.

Such Merchants or other Persons as shall, in his or their own Right for the p. 356. Time being, be possessed of a Sixteenth, or other greater Part of any Vessel of the Burden of fifty Tons or upwards, then actually belonging to the Town or Port of Lancaster, are impowered to meet at the Exchange on the first Wednesday in May, 1735, and so on every first Wednesday in the said Month, in every third Year, for ever, and nominate fixteen substantial Inhabitants of the Town, to be joined with the Mayor for the Time being, to be Commissioners and Trustees for building a Quay or Wharf, with all other necessary Works and Conveniences upon the Premifies fettled by this Act, and for letting or otherwise disposing of the same for the Advantage of the said Navigation; and for making Places of Security by erecting Piers or Moles at the Mouth of the River for the Preservation of the Shipping, and for doing all Matters and Things which they shall think requisite for improving the Navigation of the said River Loyne, and for the other Purposes of this Act.

From and after the 30th of April, 1750, there shall be paid unto the Com- p. 257. missioners and Trustees, or their Collectors, for the Term of twenty-one Years, for every Vessel coming into, or going out of the River Loyne, between Lancaster Bridge and the Perch at Cockersand Abbey, (Ships of War, and other Vessels in his Majesty's Service, and Ships driven in by Stress of Weather, and not lading or unsading within the Port, and Ships laden with Coal or other Fuel

only excepted) the feveral Duties of Tonage following, viz.

For every Ship or Veffel coming into, or going out of the Port of Lancafter, p. 278. and trading to or from any Port or Place in Europe, within the Streights or N. B. The Mediterranean Sea, or in Africa, America, or Greenland, 1s. for every Ton of advanced the Burthen of fuch Ship.

For every Ship or Veffel coming into, or going out of, the faid Port, and was put in a trading to or from any foreign Port or Place in Europe, (except Ireland, the Schoolule after Ifle of Man, and the Streights, or Mediterranean Sea) 8d. for every Ton of the the Act.

Burthen of fuch Ship

For every Ship, Veffel, Bark, or Lighter, coming into, or going out of the faid Port, and trading to or from any Port or Place in Great Britain, fituate South of Holy-Head, or North of the Mull of Galloway, 6 d. for every Ton of the Burthen of fuch Ship or Veffel.

For every Ship, Vessel, Bark, or Lighter, coming into, or going out of the faid Port, and trading to or from any Port or Place in Ireland, or the Isle of Man,

4d. for every Ton of the Burthen of such Ship or Vessel.

For every Ship, Vessel, Bark, or Lighter, coming into, or going out of the said Port, and trading to or from any Port or Place in Great Britam, North of Holybead, or South of the Mull of Galloway, 2d. for every Ton of the Burthen of fuch Ship or Veffel.

And for every Ship, Veffel, Bark, or Lighter, coming in Ballast into the faid River Loyne, and not lading or unlading within the faid Port, for every Ton one fourth Part of the Rates charged on any Ship or Veffel of the fame Burthen.

The Duties are to be paid at fuch Time and Place as the Commissioners and Truttees shall appoint; but no Vessel is liable to pay the Duties inwards and

outwards for the same Voyage.

All Vessels, subject to the Payment of the said Duties, are to be measured P. 268. according to the Rules of Admeasurement laid down in the Act of 6 Geo. I. intitled, An Act for preventing Frauds and Abuses in the publick Revenues of Excife, Cuftoms, &cc. and the Duties of Tonnage are to be computed accordingly.

After the Expiration of the Term of twenty-one Years, one Moiety of the faid Duties is to cease, and the other Moiety is to be continued, and paid in the Manner aforefaid, for keeping the Quay and other Works in Repair.

No Officer of the Customs of the Port of Lancaster shall clear any Vessel until p. 21.3 the Master produces a Certificate of the Payment of the Duties of this Act, &c.

The Commissioners and Trustees are impowered to make By-Laws, &c. and to contract bona fide for building the Quay, &c.

The

p. 272.

273.

p. 431.

P 412.

The Commissioners, &c. are impowered to borrow a Sum not exceeding 2000 l. on the Duties, at 5 per Cent. per Ann. wherewith to make the new intended Quay, &c.

The Collectors are impowered to go on board any Vessel to measure her, and demand the Duties, and for Nonpayment, &c. may diffrain, and, after ten

Days, fell the Distress, 3c.

All Persons who shall have any Business to transact upon the said Quay or Wharf. in the mercantile Way, or otherwise, and for the Benefit of loading and unloading Vessels on the South West Side of the River Loyne, may pass and repass freely through the Customhouse Yard with Carriages, and otherwise, to and from the said Quay, as need shall require.

The Commissioners, &c. for the Unloading any Vessel that may come on Ground on the Seale Ford, or on the Shoals thereabouts, may open a Road out of the Summer Pasture aforesaid, over Lancaster March, over which all Persons in 2 mercantile Way may pass and repass with Carriages, as Occasion shall

require, to and from the Quay at Lancafter.

The Commissioners, &c. may agree for the Purchase of the Weigh-house, standing in the Customhouse Yard, with the Appurtenances; and use the Site and Soil thereof, for the making the new Quay aforesaid, and dispose of the Materials for such Purposes as they shall think requisite.

The Commissioners, &c. may contract for the Purchase of any Lands, Tene-

ments, and Hereditaments, which shall be adjudged necessary and convenient for the Purposes aforesaid, &c. And this Act shall be deemed a publick

Act, $\Im c$.

SOUTHWOULD.

The Preamble sets forth, that there had been, for Time immemorial, a Sea Port or Harbour for Shipping at Southwould, in the County of Suffolk, which is fituated very conveniently, not only for the Preservation of Vessels navigating in the British Seas, but also for the Importation and Exportation of many useful Commodities, and for the Benefit of Trade in general; but that the Road lying before the faid Port is so obstructed with Sand, as to prevent loaded Vessels (except such as are of a very small P. den) from passing into or out of the Harbour; to the End therefore the faid rivroour may be opened, and made commodious for Shipping, and be of publick Utility to the Trade and Commerce of this Kingdom, It is enacted, that, from the 25th of March, 1747, for the Term of twenty-one Years, and from thence to the End of the then next Session of Parliament, there shall be paid unto the Commissioners and Trustees for the Purposes of this Act, or to such Person as seven of them shall appoint, under their Hands and Seals, the Rates and Duties herein aftermentioned, for and towards the Opening, Cleanfing, Scouring, Widening, Depthening, Repairing, and Improving, &c. the faid Harbour, with For every English Ship or Vessel, which shall fail into the said Harbour,

and shall neither load nor unload there, the Sum of 1 d. 2 q. per Ton, accord-

ing to their light Bills.

For every Chaldron of Coals, Culm, and Cinders, exported or imported, laid on board of, or landed or discharged out of, any English Vessel in the Port of Southwould, the Sum of 1s.

For every Last of Wheat, Rye, Barley, Malt, Oats, and other Grain, exported, or imported, &c. in any English Vessel, the Sum of 1 s.

For every Ton of Rock Salt, exported or imported, &c. in any English Vessel, the Sum of 15.

For every Hogshead of Wine, Brandy, Rum, or other Spirituous Liquor, exported or imported, &c. in any English Vessel, the Sum of 1s.

For every Ton of Chalk, imported there to be burnt into Lime, for any other

Purpose than that of manuring Land, the Sum of 1 d.

For every Firkin of Eutter, and for every Weigh of Cheefe, exported or

imported, the Sum of 1 d.

For every Ton of Greecey Wares, and other Goods, Wares, and Merchandizes, (Fish, Batter, and Cheese, only excepted) exported or imported, &c. in any English Vessel the Sum of the 6a.

For Sum For than v For

be exp Vessel Wh and, is diffrair chandi house

load of

having The shall b Haven of Wat keeping other 6 d. 311 In c Haven

arifing The Rou and Tr This

The

y we

Co being a obtaine mally r the fam hath no the first of the t Scots, payable be bres flounnes. by the Tames Deepen for putt fo to be and sha paffing The

The Cumber. that Co bouring Works Recepti For every Ton of Lead, exported or imported, &c. in any English Vessel, the

For every greater or less Quantity of any of the said Goods or Merchandizes F. 433. than what are before mentioned, proportionably to the Prices herein before set:

For every foreign Vessel which shall sail into the said Harbour, and shall not load or unload there, and for all Goods, Wares, and Merchandizes, which shall be exported or imported, laid on board of, or discharged from out of, any such Vessel in the said Port, double the Duties herein before laid.

Which Sums shall be paid at the landing or shipping off the said Commodities, and, in Default thereof, the Collector of the said Duties may go on board and distrain such Vessel, with her Tackle and Furniture, or the Goods, and Merchandizes, or any Part thereof, and make Sale of the same, and no Customhouse Officer shall clear any Vessel, till the Muster produces a Certificate of having paid the Duties, &c.

The Monies collected (after deducting the Expences of obtaining this Act) shall be employed for the Opening, Cleansing, Scowering, &c. of the said Haven and Harbour, and for opening any Rivers or Creeks for letting in Streams of Water to drive the Sand or other Obstructions out of the Harbour, and for P. 4344 keeping it open, clear, and in good Repair, and shall not be diverted to any other Use, except the Charge of Collecting the same, which shall not exceed 6d. In the Pound.

In order to raise Money sufficient for the speedy Cleansing, &c. the said Haven and Harbour, the Majority of the Trustees may mortgage the Profits arising by the Duties, for such Sums as they shall borrow for that Purpose, &c.

The Bailiffs of the Borough of Southwould, for the Time being, and Sir John p. 435.

Row. Sir Charles Blois, Sir Robert Kemp, Baronets, &c. shall be Commissioners and Trastees for the Execution of this Act.

This Act shall be deemed a publick Act, &c.

BURROWSTOUNNESS

The Town of Burrowstounness, in the County of Linlitbgow in Scotland, is 17 Ge. II. ry well fituated for carrying on foreign and coafting Trade, for the Benefit of p. 439.

Country thereabouts in general, and of the faid Town in particular, there
keing many Coal and Salt Works very near, but these Advantages cannot be optained, unless the Harbour (which is now in a ruinous Condition) be effecsmally repaired and made commodious for all fuch Persons as shall make use of the same, which will require a very considerable Sum of Money, and the Town hath no Revenue to answer the Expence thereof, It is therefore enacted, that, after p. 440. the first Day of June, 1744, for the Term of twenty-five Years, and to the End of the then next Session of Parliament, there shall be laid a Duty of two Pennies Scots, or one fixth Part of a Penny Sterling (over and above the Duty of Excise payable to his Majesty, &c.) upon every Scots Pint of Ale and Beer, that shall be brewed, brought in, tapped, or fold within the said Town of Burrowsounness, or the Liberties thereof; and that the said Duty shall be made payable by the Bewers for Sale, or Sellers of all such Ale and Beer, to James Main, James Castles, William Muir, &c. who are hereby appointed Trustees for Deepening, Rebuilding, and Improving the faid Harbour and Piers, and also for putting in Execution all other the Powers by this Act given; and the Money fo to be collected, shall be vested in the said Trustees and the Survivors of them: and shall be applied to the several Purposes aforesaid, the reasonable Charges of passing this present Act being first deducted. The Trustees have a Power to mortgage the Duties for raising of Money, &c.

ELLENFOOT.

The Preamble sets forth, that the Harbour of Ellensoot, in the County of 22 Gm. 11. Cumberland, though situated very conveniently for the Coal Trade carried on in P. 203. that County, is not, in its present Condition, capable of receiving and harbouring Vessels sufficient for that Purpose; but, in Case a new Pier and other Works were erected, it might be made a proper and sufficient Harbour for the Reception and Saseguard of Vessels navigating in those Seas; which would not

Of PORTS, &c.

170

p. 205.

only be a Means of extending the faid Coal Trade, but would contribute also to the Increase of his Majesty's Customs, and the Improvement of Trade and Navigation in general; but, as a sufficient Sum of Money cannot be raised to defray the Expences thereof, without the Aid and Authority of Parliament.

It is inacted, that, from and after the 25th of March, 1749, during the Term of twenty-one Years, there shall be paid to the Commissioners and Trustees herein after named, their Collectors or Deputies, viz. Humpbrey Sinboufe, Efq. and the Lord of the Manor of Ellenborough for the Time being, Sir Charles Windbam, &c. for and towards the Amending, Enlarging, Deepening, and Cleanfing the faid Harbour, and erecting a Pier, and other proper Works, and maintaining and repairing the same, the Rates and Duties following, via. By every Proprietor of Coals, his, her, or their principal Servant or Agent, employed in shipping any Coals on board any Vessel in the said Harbour, 2d. for every 192 Gallons, to be paid within ten Days after such Coals are shipped; and also by every Master of any Ship that shall load or take any Coals on board there, 2 d. for every 192 Gallons; and, from and after the Expiration of the faid Term of twenty-one Years, 1d. for every 192 Gallons of Coals that shall be shipped there, to be paid by the Master of the Vessel; the said respective Sums of 2d. for twenty-one Years, and 1 d. afterwards, for so long Time as the said Harbour, and other Works provided for by this Act, shall be kept up in good Repair, to be paid by the Master of the Vessel upon reasonable Demand, after shipping the said Coals, and before such Ship goes out of the Harbour, or proceeds on her Voyage.

From and after the 25th of March, 1749, during the Term of twenty-one Years, the Master, &cc. of any Vessel, not taking on board a Lading of Coals, shall pay 6d. per Ton, according to her Tonage, ire such Ship upon her Arrival in the said Harbour, from Great-Britain or Ireand, or the Isle of Man, the Tonage to be ascertained in the Manner described by an Act of 5 and 6 Will. and Mar. intitled, An Act for granting to their Majesties, several Rates and Duties upon Tonage of Ships and Vessels, and upon Beer, Ale, and other Liquors, for securing certain Recompenses and Advantages in the fail Act mentioned, &c.

Four Pence per Ton shall be paid by the Master of every Vessels witch, during the Term asoresaid, shall be driven by Stress of Weather into the star-

Four Pence per Ton shall be paid by the Master of every Vessel which, during the Term aforesaid, shall be driven by Stress of Weather into the Harbour of Ellenfoot, or shall come there for Security or Preservation, and shall not take in a Loading of Coals; and, after the Expiration of the said Term of twenty-one Years, one third Part of the Duties rated upon the Tonage of Ships, shall be paid in Manner aforesaid, for so long Time as the Harbour and other Works shall be kept in good Repair.

The Monies received shall be applied towards amending, enlarging, deepening, and cleansing the said Harbour, and keeping the same, and the Pier, and other: Works, continually in good Repair; and shall not be employed to any other Use, &c.

If the Duties payable by the Froprietors, who shall ship any Coals aboard any Vessels at Ellensons, shall not be paid within ten Days after shipping thereof, the Collector, by Warrant from two or more Commissioners, may distrain all such Coals, &c. and sell them in three Days, deducting the Duties, &c.

If the Collector and the Master of any Vessel, charged with the said Dusies, cannot agree about and adjust he Tonage, the Collector may, at all Times convenient and seasonable, enter into and admeasure such ship, according to the Directions of the Act referred to, which Admeasurement shall be the Rule to charge the Vessel then and at all Times asterwards; and if any Master, taking in Coals as aforesaid, shall not, upon reasonable Demand, pay the Duty; and if any Master of a Vessel, chargeable according to the Tonage thereof, shall not, upon like Demand, after the said Tonage is agreed unto or accertained, pay the Duty, the Collector may distrain any Tackle, Apparel, or Furniture, in, upon, or belonging to, such Vessel, and sell the same within three Days, deducting the Duties, and Charges, &c.

No Officer whatsoever of his Majesty's Customs shall clear any Vessel, until the Master produces a Certificate of having paid the Duties, &c.

The

bona

the

adjo

thin

feve.

еже

the

Prin

Plac

passi

for 1

and

Harl

tivel

provi

then pirat

the I

of th

repai

moni Coun

to re-

mouth

fever

Alde

appli

Build

late Y

induc

legal

Speci

faid (

obtai

establ Evasio

Quay fidera

timel 24th

the Se

Impo

modif

of th

the D

the fa

ration

their

to ren

If priet

T

F

p. 205.

p. 20/.

p. 208.

p. 209.

7 2:0.

The Commissioners, or seven of them, may contract with any Workmen, &c. 2. 311. bona side, for doing all other Part of the Work, and are impowered to appoint the Place for building the Pier, and enlarging the Harbour, upon such Ground adjoining to the River Ellen, on the South West Side nigh Ellenfoot, as they shall think most convenient and necessary, &c.

For the more speedy compleating the said Works, the Commissioners, or seven of them, are impowered to borrow at sper Gent. Interest, any Sum not exceeding 2000!. Sterling, and to assign over the Duties by Indenture, under the Hands and Seals of nine of them, as a Security for Repayment of the Principal and Interest.

iq,

les

nd

nd

By

by

of

20.

AT-

boo

fter

ro-

one

als,

ival

Vill.

and

for

∵h,

lar-

not

n of

upe,

ther

penand

ang

any

iuch

ties,

con-

the

le to

king nd if

not,

the

pon.

ting

until

The

The Money to borrowed shall be applied by the Commissioners, in the first Place, for discharging so much of the Expenses attending the obtaining and passing this Act, as the Money subscribed and to be paid for obtaining an Act for the amending and repairing the said Pier and Harbour, shall be deficient; p. 212, and afterwards for the enlarging, erecting, and repairing, &c. the said Pier and Harbour of Ellenses:

If the Duties of 2d. for every 192 Gallons of Coals, to be paid by the Proprietors, and by the Masters of Ships, and also the Duties upon Tonage, respectively granted for twenty-one Years, shall raise the principal Money and Interest provided for, and to be borrowed on the Credit of this Act, and also the Charges of collecting the said Duties, before the End of the Term of twenty-one Years, then the said several Duties shall cease, and from thenceforth, or from the Expiration of the said Term of twenty-one Years, which shall sirt happen, only the Duty of 1d. for every 192 Gallons of Coals, as aforesaid, and one third Part of the Duties on Tonage, shall continue as aforementioned, to be applied for repairing, cleansing, and maintaining the said Pier and Harbour, &c.

WAYMOUTH and MELCOMBE REGIS.

The Preamble fets forth, that the Mayor, Aldermen, Burgesses and Com- 22 Geo. II. monalty of the Borough and Town of Waymouth and Melcombe Rogis, in the p. 499. County of Dorfet, have, for Time immemorial, received, and been entitled to receive, petty Cuftoms, or Wharfage Duties, upon the Importation and Exportation of all Goods and Merchandizes into, and out of, the Harbour of Waymouth and Melcombe Regis, and also Harbour Dues, and Ballast Duty; which foveral Duties have been constantly under the Management of the Mayor, Aldermen, &cc. of the faid Town, as Trustees and Managers, and have been p. 500. applied for repairing the Harbour, Quays, and Wharfs, and other publick Buildings and Works, within the feid Borough and Town: And whereas of late Years feveral Persons have refused to pay the said Duties, and have been induced thereto, by Means of the great Difficulties, in supporting by strict and legal Evidence, prescriptive Claims and Rights to Duties on each particular Species of Goods, and the precise Sums payable for the same; and although the faid Corporation, in Support of their Right, have brought feveral Actions, and obtained Verdicts of Damages, by which their Right in general hath been established; yet, by the Expences in carrying on such Suits, and the many Evalions and Refufals of Payment, the Fund for the repairing the faid Harbour, Quays, and Wharfs, and other publick Buildings and Works, hath been confiderably lessened; and the said Wharfs, &c. will be entirely destroyed, if not timely prevented: For Remedy whereof, It is enacted, that, from and after the 24th of June, 1749, the respective Rates, Duties and Customs, enumerated in the Schedules hereunto annexed, shall be paid by all Persons whatsoever, on the Importation and Exportation of all Goods, Wares, Merchandizes, and Commodities, into, and out of, the faid Harbour of Waymouth and Melcombe Regis, and for all Vessels coming into the said Harbour, to the Mayor, Aldermen, &c. of the faid Town and Borough; and no other Rates whatfoever, either under the Denomination of, or under a Claim to, a Wheelage Duty or otherwife; and the Gid Corner P. 501. the faid Schedules are to be deemed as Part of this Act; and the faid Corporation are impowered to meet, from Time to Time, and to appoint, under their Hands, a Collector of the Rates, a Quay Mafter, and a Treasurer, and to remove them at Pleature; and also to appoint each of the said Officers such a

reasonable Salary, as they shall think proper, out of the Rates, not exceeding 21. in the Pound of the Mon y respectively received by them.

The faid Magistrates shall be answerable for the Acts and Receipts of the faid

p. 503.

Officers, and shall take Security of each of them, &c.
The Collectors and Treasurers shall keep Books, and the said Magistrates shall meet yearly, on the Friday next after the 24th of June, between Eight and Twelve in the Forenoon, in the Guild-Hall of the Town of Waymouth and Melcombe Regis, (or oftner if they shall think fit) and shall then furnmon the

faid Officers, and audit their Accompts, &c.

The Duties and Customs imposed by this Act, upon Importation, may be demanded by the faid Magistrates, their Collector, &c. either of the respective Proprietors, or from the Keeper of any Warehouse, wherein the Goods shall be deposited, upon the first Landing, or to whom the same shall be delivered, or who shall take Charge thereof, or shall carry off the same from the Wharfs or Quays, at the Election of the Persons authorized to receive the same; and also the Duties and Customs upon Exportation of Goods, (except for such Stone only as shall be taken out one Vessel into another in the said Harbour) may be demanded from the Waggoner, Carter, Carrier, or other Persons bringing, or delivering the same on board, at the Option of the Receiver of the said Rates; and also the Duties upon Vessels, coming into the said Harbour; and for such Stone as shall be taken out of one Vessel into another in the said Harbour, may be demanded of the Masters, or Persons having Charge of such Ships.

faid Magistrates are impowered to sue for and recover the same by Action of Debt, Bill, Plaint, or Information, in any of the Courts of Record at Westminster, &c. On Nonpayment of the Rates within twenty-four Hours after Demand, the

All Masters of Vessels, coming into, or going out of the said Harbour, shall, as foon as conveniently may be, deliver to the Collector, at his Request, his Wharfage Bill, or a true Account of all Goods on board, and shall permit him to take a Copy thereof, at his own Expence, under Penalty of forfeiting 5%.

for every such Offence, &c.

The Quay Masters, for the more commodious Loading and Unloading Veffels, or taking in, or casting out Ballast, shall order all Masters, and other Persons having Charge of any Vessels, lying in the said Port or Harbour, to station, anchor, and moor the same, in such proper Births, near unto, or adjoining the said Wharfs or Quays, as they shall appoint; and if any Master of

any Vessel shall refuse to comply with such Orders, he shall forfeit 40.2. &cc.
As often as any Damage shall happen to be done to the Bridge, Wharfs, or
Quays, by any Vessel breaking loose from their Moorings, through Default of the Mariners, the Mayor, &c. or any three of them, upon the same being notified to them upon Oath, shall detain such Vessel till the Damage be ascertained, and adjusted by three indifferent Persons upon Oath; and, if it shall appear to them that the Damage has been done through wilful Default or Neglect, they shall liquidate the Sum payable for the same, and return their Adjudication, signed by them, unto the Mayor, &c. who shall thereupon summon the Master of such Vessel, and demand Payment; and, upon Nonpayment thereof, within three Days after Demand, they shall distrain the Vessel, and all her Tackle, Apparel and Furniture; and, within three Days after, Payment not being then made, the Collector, or Quay Master, by a written Order from the Mayor, &c. shall sell the same, &c.

All the Monies to be raised by this Act, and all Penalties and Forfeitures, shall be applied in cleanfing, and keeping the Harbour in Order, and for keeping the Bridge, Wharfs, Quays, and other publick Buildings and Works, within the faid Borough and Town in Repair, as the faid Magistrates shall

None thall be exempted from keeping such Wharfs or Quays in Repair, which they were obliged to, by Tenure or Ulage, &c. before the making of this Act.

fhall Melce Fo

Stone Fo Bar I Fo For

conve For For Inch t For

For For For For For For

Seeds, For Fore For e Fore

For

For e for larg For Fullers For e For e

Goods, For e For e For e Gallons,

For e for ever For Hundred For ev

and Flaz For e For c Cheefe,

Iron, Br Freight For ev For ev For ev

For ev For ev For a Freigh.

The

p (0).

P. 504.

F. 505.

p. 506.

p. 507.

The Ac shall be deemed a publick Act, &c.

The first Table or Schedule referred to, viz. Of Petty Customs, or Wharfage Duties, payable by Virtue of this Act.

OR every Chaldron (Winchester Measure) of Coals, Culm, Cinders, Grind- p. 509. Revery Chaldron (Wincouper Interaction) to Reing by the Chaldron, which stones, or other Goods, paying Duties to the King by the Chaldron, which stones, or other Goods, paying Duties to the King by the Chaldron, which shall be imported into, and exported from, the said Harbour of Waymouth and Melcombe Regis, 2d.

For every Ton of Tobacco-Pipe Clay, Bushel Iron, and Stone, (except such Stone, as shall be taken out of one Vessel into another in the said Harbour) 3d. For every Ton of Salt, Plaister of Paris, Terras, Marble, Lead, Cast and Bar Iron, and all other Goods, paying Duty or Freight by the Ton, 6d.

For every Load of Fir Timber, 3d.
For every Load of Walnut and Mahogany Timber and Plank, 11.

For every Load of Oak Timber, or other Timber, Trenals, Hoops, or other converted Timber, 4d.

For every Hundred of Spars and Ufers, 4d.

For every Hundred of Wainscot Boards, twelve Feet in Length, and one Inch thick, and so in Proportion, 15.

For every Hundred of double Deals, 9d. For every Hundred of fingle Deals, 6d. For every Hundred of Pipe-Staves, 2d.

For every Hundred of Hogshead-Staves, 1 d. 2 q.

For every Hundred of Barrel-Staves, 1 d.

For every Bushel of Clover Seed, 29.

For every Quarter of Malt, Barley and Oats, 1 d. For every Quarter of Wheat, Peas, Tares, Beans, and all other Grains and

Seeds, 1 d. 2 q.

For every Load of Flour or Meal, 10 d.

For every Load of Bran, 3d.

n

to

or of ng r-all or eir on y-el, er,

es, p-ks, all

For every Hogshead of Beer, Cyder, and Vinegar, 1 d. 2q.

For every Hogshead of Brandy, Rum, Arrack, and other Spirituous Liquors, 4d. For every Hogshead of Wine, Oil, or other Liquors, 3 d. and so in Proportion for larger or imaller Cafks.

For every Hogshead of Molasses, (containing a Hundred Gallons) and of Fullers Earth and Whiting, 6d.

For every Hogshead of Tobacco, 8d.

For every Butt of Currants, and every Hogshead of Sugar, and other dry

For every Tierce of Sugar, or other dry Goods, 8d.

For every Barrel of Pitch or Tar, 1 d.

For every Barrel of Groceries, or other Goods, contained in Barrels of twenty Gallons, 2d. and for smaller Casks, 1d.

For every Crate, Hamper, and Chest of Glass, and fine earthen Ware, and

for every Load of coarse earthen Ware, 4d.

For every Bundle, Bale, Pack, or Parcel of Linen or Woollen, 2d. per

Hundred Weight, and so in Proportion for a greater or leffer Quantity.

For every Hundred Weight of Rice, Logwood, Allum, Shot, Cordage, Hemp,

and Flax, 3q.
For every Hundred Weight of Raisins, Prunes, and Figs, 1d.

For every Hundred Weight of Spices, Hops, Gunpowder, Cotton, Wool, Cheese, Butter, Tallow, Colours, Nails, Chains, wrought Leather, wrought Iron, Braziers, and Pewterers Wares, and all other Goods paying Duty or Freight by the Hundred Weight, 2d.

For every Chest of Oranges or Lemons, 1 d. For every Hundred Feet of paving Stones, 4d.

For every Thousand of Tiles, Bricks, or Clinkers, and Firkin Staves, 3d. For every Thousand of Slats, 1d. 2q.

For every Gross of Bottles, either Stone or Glass, 3 d.

For all Goods not here enumerated, one twelfth Part of what the usual Freigh. is, or shall hereafter be, from London to the Port of Waymouth.

The

p. 512.

P 799.

p. 800.

p. 801.

p. 802.

The Second Table, or Schedule, referred to, viz. of Harbour Dues, and Ballast Duties, payable by Virtue of this A&, by, or from the Master of every Ship or Vessel, or the Person having Charge of the same.

OR every British Ship or Vessel, not belonging to the Inhabitants of the faid Borough and Town, which shall load or unload in the said Harbour, 2s.

For every such Ship or Vessel, which shall sail into the said Harbour, and neither load nor unload there, 1s. 6d. and so in Proportion to Parts of Ships or

Veffels, not belonging to such Inhabitants.

For every Ship of Veffel belonging to Inhabitants of the said Borough and Town, which shall load or unload in the said Harbour, 1s. and so in Proportion to Parts of Ships or Vessels belonging to such Inhabitants.

For every foreign Ship or Veffel which shall fail into the Hurbour, and neither load nor unload there, 3s.

For every fuch Ship or Veffel which shall load or unload there, 1 d. per Ton, according to their Light Bills.

For every Ton of Stone taken out of one Veffel into another in the Harbour. 1 d. 29.

For every Ton of Ballast taken out of one Shipinto another in the Harbour, 10d. For every Ton of Ballast taken into any Ship from the Quay, or otherwise, in

For every Ton of Ballast, put out of any Ship on the Quay, 4d. For every Ton of Ballast put out of one Ship into another in the Harbour, 2 d.

For every Ton of Ballast taken on board any foreign Ship or Vessel, either from the Quay, or in the Harbour, 25.

For every Ton of Ballast put out of such Ship or Vessel, &d. RAMSGATE and SANDWICH.

The Preamble fets forth, that frequent Losses of the Lives and Properties of 22 Geo. II. his Majesty's Subjects happen in the Downs, for want of a Harbour between the North and South Forelands, the greatest Part of the Ships employed in the Trade of this Nation being under a Necessity, at going out upon, as well as returning from, their Voyage, to pass through the Downs, and frequently, by contrary Winds, being detained there a long Time, during which they (especially the outward-bound Ships) are exposed to violent Storms and dangerous Gales of Wind, without having any fufficient Harbour to lie in or retreat into, or from whence they can receive any Afliftance; and, as a Harbour may be made at the Town of Ramfgate, convenient for the Reception of Ships, of, and under 300 Tons Burthen, and from whence larger Ships in Diffress in the Downs may be supplied with Pilots, Anchors, Cables, and other Affistance and Necessaries, and, by the smaller Ships taking Shelter in this Harbour, the larger Ships may take the Anchorage, which, at prefent, is occupied by the smaller, and by that Means their Anchors will be fixed in more holding Ground, and the Ships not fo exposed to the Ocean: For carrying therefore a Work of such publick Utility into Execution, It is enacted, That the Lord Warden of the Cinque-Ports, and his Deputy for the Time being; the Right Hon. Robert Lord Romney, Andrew Stone, Esq; the Hon. James Pelbam, Esq; &c. thall be Trustees for the Enlarging, Building, and Maintaining the Harbour at Ramsgate, by erecting Piers or fuch other Works, and doing all other Matters, as five, or more of them, at their general Meeting, shall think most proper for putting in Execution the Powers of this Act.

The first Meeting of the Trustees shall be on the first Tuesday in July, 1749, in the Guildball of the City of London; and five or more of them shall meet, from Time to Time, at fuch Places as they shall judge most convenient for carrying on and effecting the Purpofes of this Act.

Fifteen or more of the Truftees at a publick Meeting (fourteen Days Notice whereof shall be given in the London Gazette) shall settle the several Rates and Duties herein after mentioned, which shall commence from and after the 10th of July next ensuing, viz. any Rate or Duty not exceeding 6 d. per Ton, to be paid by every British or foreign Ship, Vessel or Crayer of 20 Tons Burthen or upwards.

upwar Ship i the Ha on the and, o of the Purbeci Grindf And fu Gazette or Coll be appo ing from their G accordi making trading i

> iame Ra levied as Whe otherwi shall ap rections fuch Shi No V

Forei

nor shall Voyage, the Burt Duty, a Owner i board fi by this A shall kee at all sea London, the Sum If any

foreign, Shelter is Ships of made to by Virtue No C Year.

The C and for I after, ma If any shall be r

Five or **ftructions** and Main Purpofes Five or

of the Wo Timber, may agre Estates, a

upwards, and not exceeding 300 Tons, for every Loading or Discharging, or Ship in Ballast within this Realm, from, to, or by Ramigate, or coming into the Harbour there, not having a Receipt testifying the Payment thereof before, on that Voyage, towards the Building and Maintaining of Ramfgate Harbours and, on every Ship above 300 Tone, any Rate not exceeding 2 d. for each Ton of the Burthen of such Ship (except Ships loaden with Coals, Grindstones, Purbeck, Partland, or other Stones) and on every Chaldron of Coals, or Ton of Grindstones, Purbeck, Portland, or other Stones, a Rate not exceeding 3 de And fuch Rates, when fettled by the Truftees, shall be published in the London Gazette, for the Information of all Parties, and shall be paid to the Customer, or Collector of the Customs, or their Deputies, or such other Persons as shall be appointed by the Trustees to receive the same, in such Port or Place, whence fuch Veffels or Ships shall set forth, or where they shall arrive before their sailing from such Port, on their outward-bound Voyage, and before they unload their Goods on their homeward-bound Voyage; the Tonage to be accertained according to the Rules laid down in the Act 8 Anna, intitled, An Act for Seelivirpoli. making a convenient Dock or Bajon at Liverpoole, for the Security of all Ships P. 144. trading to or from the faid Port of Liverpoole.

Foreign Ships passing or being detained in the *Downs*, shall be subject to the p. 803. same Rates as Ships cleared out, or entered into, any of the *British* Ports, to be levied and recovered in the same Manner as the other Rates imposed by this Act.

Where the Tonage of any Vessel, chargeable with the said Rates, cannot otherwise be settled and adjusted, the Collector, or such Person as sive Trustees shall appoint, may enter into, and admeasure such Ship, according to the Directions of this ACs, and, if any Person shall obstruct the Admeasurement of such Ship, he shall forfeit 101. for every such Offence, &c.

No Vessel, outward bound, shall be cleared at the Office of the Customs, nor shall any Vessel be allowed to enter at the said Office, on a homeward-bound Voyage, in ward, without Information on Oath, by the Master or Owner, of the Burthen of such Vessel, &c. and after Oath made, and Payment of the Duty, and producing an Acquittance for the Receipt thereof, the Master or p. 864. Owner shall be allowed, from the Merchant, for every Ton of Goods loaden on board such Ship on his Account, a like Sum per Ton, as the same is charged by this Act; and the Customers, or other Officers receiving the said Duties, shall keep an Account thereof, &c. to which all Persons may have free Access at all seasonable Times gratis. And shall once in every Month, in the Port of London, and once in every three Months in the Out-Ports, return and pay over p. 8651 the Sums received by them, &c.

If any Ship or Vessel (other than as before excepted) whether British or foreign, above 300 Tons, shall, after the Commencement of this Act, take Shelter in the Harbour of Ramsgate, she shall pay for every Ton a like Rate as Ships of or under 300 Tons, and above 19 Tons are liable to; Allowance being made to the Master or Owner for any Rate paid before by him on that Voyage, by Virtue of this Act; and such Ship shall ever after be liable to the same Rates.

No Coasting Vessel or Fisherman shall pay the Rates more than once in one

The Collectors, &c. may go on board any Vessel, and demand the Duties, and for Nonpayment may distrain such Vessel, Tackle, &c. and, in ten Days after, make Sale thereof, &c.

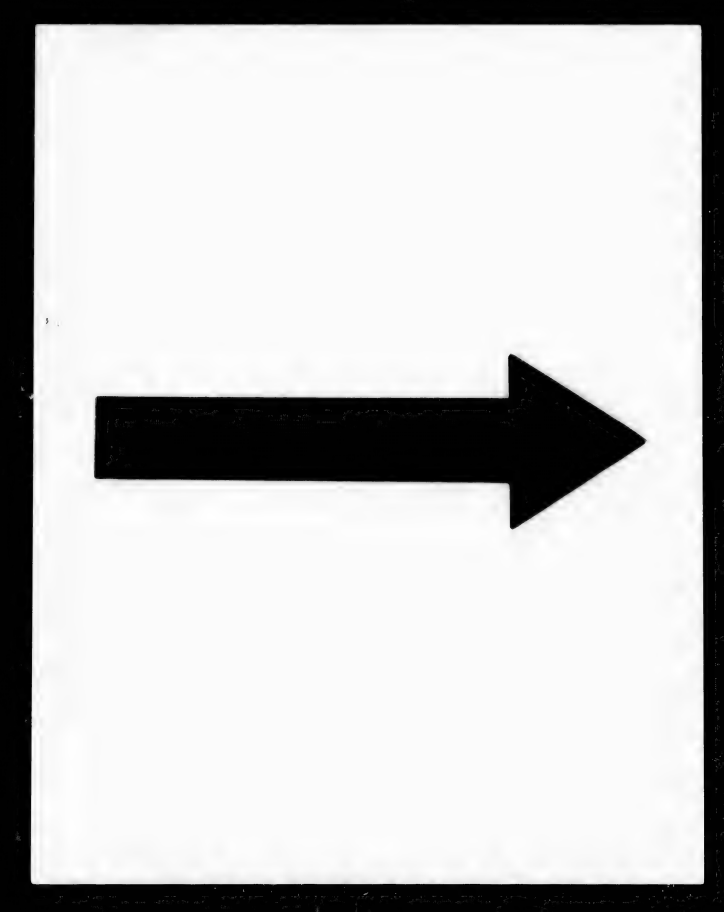
If any Master of any Vessel shall elude the Payment of said Duties, the same shall be recovered, as the Fines and Penalties are herein after directed.

fhall be recovered, as the Fines and Penalties are herein after directed.

Five or more Truftees, and Perfons employed by them, may remove any Obfructions that may be necessary to be taken away, for the Enlarging, Building.

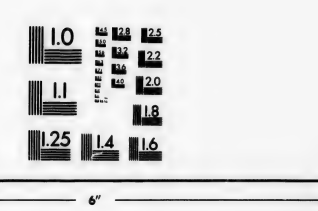
structions that may be necessary to be taken away, for the Enlarging, Building, and Maintaining the said Harbour at Ramsgate, or for the better attaining the Purposes of this Act, making Satisfaction to the Owners of the Premises.

Five or more Trustees may contract for the making or doing all or any Part of the Work or Business to be done in compleating the said Harbour, and for Timber, Stones, or other Materials, which shall be used therein; and they may agree with the Owners and Occupiers of all such Buildings, Grounds, or Estates, as shall be necessary for the Execution of the Purposes of this Act.



MI.25 MI.4 MI.6 220

IMAGE EVALUATION TEST TARGET (MT-3)



Photographic Sciences Corporation

23 WEST MAIN STREET WEBSTER, N.Y. 14580 (716) 872-4503

SIM SECTION OF THE SE



All Bodies Politick or Corporate, whether aggregate or fole, and all Feoffees in Truft, Executors, Administrators, Guardians, or Trustees whatsoever, for, or on Behalf of any Infants, Femes Covert, or Cestuique Trusts, and all Persons feized, possessed of, or interested in any Lands, Tenements, or Hereditaments, which shall be adjudged necessary for the Purposes aforesaid, are impowered to agree with the Trustees, or five or more of them, at any of their publick Meetings appointed for the Sale thereof, and to fell and convey the same; and all Contracts and Conveyances, which shall be so made for the Purposes aforesaid,

shall be valid to all Intents and Purposes. And all Feoffees in Trust, Executors, &c. are indemnified for what they shall do by Virtue of this Act, and, if it shall happen that any Person, Body, or Bodies Politick or Corporate, shall decline, or refuse to treat, or agree, about the Sale of the faid Lands and Tenements, five or more Trustees shall iffue their Warrant to the Sheriff of the County, to summon and return a Jury of twenty-four Persons, qualified to be returned for Trials of Issue joined in any of the Courts at Westminster, to appear before them at the Time and Place appointed, and also to return Issue upon every such Persons, the Sum of 40s. which shall be duly estreated and levied; and, for Default of a sufficient Number of Jurymen. appearing, the Sheriff, or his Deputy, shall return twelve indifferent Men of the Standers-by, or that can be speedily procured, to make up the Jury, who shall view the Lands and Tenements in Question, and shall, upon the'r Oaths (which Oaths, and also proper Oaths to such Persons as shall be examined as Witnesses, five or more of the Trustees shall administer) enquire into the Value thereof, and affels such Damages and Recompence of the same as they shall think sits and the Trustees shall give Judgment for the Sums to be affelfed by such Jury; which Verdict, and the Determination thereupon pronounced by sive or more Trustees, and the Recompence assessed, (twenty Days Notice at least in Writing of the Time and Place for their Meeting, being first given to every Person concerned, or left at his or her Dwelling-House, or usual Place of Abode, or with some Tenant or Occupier of some Land or Tenements of the Party near t'e Harbour of Ramfgate, in Case such Party cannot be found to be served with fuch Notice) shall be binding to all Intents and Purposes, against all Parties whatfoever; and the faid Decrees shall be fet down in Writing, under the Hands and Seals of the Trustees, who shall make the same, and kept amongst the Records of the Sessions for the County of Kent, and the same, or Copies thereof, shall be admitted as Evidence in all Courts of Law or Epuity; and, upon Payment or Tender of such Sum to the Parties, at his or their Dwelling-House, or, if they have none, at the House of some Tenant or Occupier of some Lands of the Party, near the faid Harbour of Remigate; and, in Case of their Refusal, upon Payment of the said Sum into the Hands of such Person as five Trustees shall appoint, for the Use of the Parties interested; it shall then, and not before, be lawful for the Trustees, or their Workmen, to make Use of the faid Lands as they shall think requisite for the Purposes of this Act, and they are indemnified against the said Owners and Occupiers, &c.

If the Trustees shall build any Works relating to the said Harbour, upon any Lands or Tenements, the Property whereof is not, at, or before such Time, claimed or ascertained; and, if any Person shall ascerwards claim the same, and prove his Title thereto, then the Value thereof, before the Works were erected, shall be ascertained by a Jury, in Manner before directed; and, upon Payment

or Tender of the Money that shall be affessed, the Property of such Person in the said Lands shall cease, and the same be vested in the Trustees.

Fifteen, or more, Trustees may borrow any Sum not exceeding 70,000% for the Purposes aforesaid, and assign over the Duties as a Security for Repayment of the same, with Interest not exceeding 51. per Centum per Annum; and the same shall be applied towards the Enlarging and Compleating the said Harbour, the Charges of passing this Act to be first paid.

Any Persons may advance the Whole, or any Part of the said Sum of 70,000%.

for the absolute Purchase of Annuities, to be paid for the natural Lives of such Persons as shall be nominated by the Contributors at the Time of Payment of their respective Contribution-Monies; the said Annuities not to exceed the Rate

p. 808.

p. 810.

p. 811.

of 81. Engla. fuch ' The Sum t

Ope be ent Annui this A chased, respect at all Person, depute Person Time, Annuit by his when t

The thir Ac

Annuiti shall h from al The Money, shall ap Purcha Annuit inserted Sums p known comple Meeting

appoint Lendon, The ! Default made p Power, invested

The faid An in a Bo

The . Place, i for discl The shall be fuch M

ceding ' ceeding mention continue of the f then the Advertis of 81. 101. per Annum, for every 1001. and to be payable at the Bank of England, or at such other Place in London, as fifteen or more of the Trustees shall direct, to the Purchasers, their Executors, Administrators, or Assigns, at fuch Times and in fuch Proportions as shall be agreed upon.

The Rates shall not be liable to the Payment of the Interest of any greater

Sum than 50,000 l. at any one Time, upon Annuities for Lives.

One or more Books shall be provided and kept by the Trustees, in which shall be entered the Names and Places of Abode of the Purchasers of any of the said Annuities, and of all Persons by whose Hands they shall pay in any Sum upon this Act, and also of the Persons for whose Lives the Annuities shall be purchafed, and the Purchafe-Money, and Days of Payment; to which Books the respective Purchafers and Persons, impowered by them, shall have Recourse, p. 812. at all seasonable Times, granis, and if any Doubt arises, as to the Life of any Person, on which an Annuity shall be payable, five or more Trustees may depute any Person, before each Payment, to visit such Annuitant; and, if such Person shall be refused Admittance to the said Annuitant, at any seasonable Time, the Annuity shall from such Time cease, till the Life of the said Annuitant be proved to sive or more Trustees at their publick Meeting, either by his or her personal Appearance, or by the Oaths of two credible Witnesses, when the said Annuity, together with the Arrears, shall be paid.

The said Annuities shall be paid out of the Monies arising by the Duties of

thir Act, and the Contributors, their Executors, and Affigns, thall enjoy the Annuities, during the natural Lives of the Persons nominated by them, and shall have absolute and indefeazible Estates therein; and the same shall be free

from all Taxes.

The Contributors, or their Affigns, upon Payment of the Confideration P. 813. Money, or any Part thereof, unto fifteen Truftees, or to such Person as they shall appoint, shall have Receipts for the same; and, upon Payment of the Purchase-Money, shall have an Order in Parchment for Payment of the Annuity, during the natural Life of the Person nominated, in which shall be Annuity, during the natural Life of the Person nominated, in which shall be inferted, how much the Sum paid by such Contributor, together with the other Sums paid in on Annuities before that Time, do amount to, that it may be known how nearly the said Sum of 70,000L is compleat, and when it shall be compleated; which Order shall be made by five or more Trustees at a publick Meeting, and, after signing thereof, shall be good in Law.

The Annuitants, or their Assigns, may, from Time to Time, assign over the said Annuities, or any Part thereof, and an Entry thereof, shall be made gravis, in a Book to be kept by such Person as sive or more of the Trustees shall appoint for that Purpose, at the Charge of the Trustees, in such Place within Lenden, as sisteen or more Trustees shall appoint.

The Rates shall be chargeable with the Payment of the Annuities, and, upon p. 814.

Default of Payment thereof within forty Days after the Times they shall be made payable, they shall vest in the Annuitants until the same be paid, with

made payable, they shall vest in the Annuitants until the same be paid, with Interest, and the Charges occasioned thereby; and they shall have the same Power, &c. of collecting and levying the faid Duties as the Trustees were invested with.

The Money arising by Sale of the Annuities shall be applied, in the first Place, in paying off Monies borrowed at Interest, as aforesaid, and afterwards for discharging the Expences of enlarging and building the said Harbour.

The Trustees shall meet once in every Year, fourteen Days Notice whereof shall be given in the London Gazette; and they, or fifteen or more of them, at such Meeting, shall examine what Annuities have determined during the preceding Year, and shall ascertain the Rates necessary to be raised for the succeeding Year, and the same shall be levied according to the Proportions before mentioned, and shall be advertised in the London Gazette; but, if they shall continue the Rates of the succeeding Year or Years, according to the Proportion of the former Year, or shall neglect or refuse to meet for the Purposes aforesaid, p 815, then the Rates shall be levied according to the Proportion directed by the last Advertisement in the London Gazette for that Purpose, which shall be the Rule

to go by, until the faid Rates shall be again afcertained and published according to the Directions of this Act.

As foon as the faid Sum of 70,000/. shall be raifed and paid to the Trustees, by granting Annuities, and the Interest of the several Annuitants shall cease by their Deaths, the Duties granted by this Act shall absolutely cease and determine; and if, after the Determination of the Annuities, and finishing the faid Harbour, any Surplus shall remain in the Hands of the Trustees, the same shall be paid into the Chamber of London, and an Account thereof laid before the Parliament

at their then next Sitting.

Fifteen or more of the Trustees may appoint Collectors, a Surveyor, p.-816. Treasurer, &c. of the Duties, and appoint them Salaries, and displace them at

They are to take Security for fuch Officers, and meet once yearly to examine and audit their Accounts.

and audit their Accounts.

The Accounts fo stated and signed by the Trustoes shall be laid, within three Months after, before the Mayor and Court of Addresses in London, and such four as the Court shall appoint (not being Trustees) may summon, and examine upon Oath, every Person they shall think sit; and, finding any one guilty of Embezzlement or Misapplication of the said Money, they shall impose on him any Fine, not exceeding double the Sum embezzled.

The said Fines shall be levied by Distress, Stc. and, in Default of such Distress the Offender shall be committed at the common Strat of the County

Distress, the Offender shall be committed to the common Goal of the County,

where he shall live, until Payment, &c.

If the Trustees shall erect a Bason in the said Harbour, every Vessel, before she goes into the Gates, shall take down her Sails, so that the may not go

the goes into the Gates, shall take down her Sails, so that the may not go failing in, upon Pain of forfaiting of.

If the Bason shall be so filled with Shipping, as not to saimit, with Safety, more Vessels, sive or more Trustees, or such Person as they shall appoint, may remove into the Harbour such Ship or Vessel, as he or they shall think proper; the Master, within twenty-four Hours after Notice in Writing given to him, or left on board his Ship for that Purpose, neglecting to remove the same within a convenient Time, those Vessels to be first removed out of the Bason, as shall be laid up or moored, or are not upon an outward or homeward-bound Voyage, next, such as are upon an outward or homeward-bound Voyage, but which may, with the least Danger, be removed, and he in the faid Harbour, that Ships coming in, and less capable of taking the Ground, may have the Benesit of the Bason; and the said Master shall pay the Charges of removing such Vessel, to be levied and applied as the Fince and Penalties are directed by this Act.

If any Master, or other Person, still obstruct the Removal of such Ship, he shall forseit 100%. And if any Person, employed by the Trustees, shall wisfally abuse his Authority of removing such Ships, and shall be judged to to have done, by sive or more of the Trustees, Cc. they shall impose any Fine on him, not exceeding 100% Cfc.

If any Trustee shall die, or refuse to 42; sine or more of the remaining

Trustees may appoint others, &c.

The Property of all the Piers, Docks, Wharfs, and other Works; and also of the Ground whereon such Works shall be erected; as well as all such Right and Property, as now appertaineth to the said Pier or Harbour of Remigate, shall be vested in the Trustees, and they, or five, or more of them, may bring Actions, and prefer Bills of Indictment, against any Persona who shall steal, break down, or spoil any of the Works or Materials, or do any Those where the property and they may be out for the works or Materials. Damage may accrue to the Works or Harbour; and they may let out, for the best Rent that can be had, such Wharfs, Docks, or Lands, as are vested in them, for any Term not exceeding fixty Years, the Rent to be applied towards enlarging and compleating the faid Harbour, and, upon the Expiration of the faid Trufts, and Determination of the Leafes, the Property of the faid Piers, Docks, Wharfs, and other Works, and also of the faid Lands, Tenements, or Hereditaments, shall be vested in; and disposed of, by Authority of Parliament.

p. \$19.

p. \$20.

p. 817.

p. 821.

The

Th pressi Maste demai forfeit fuch A All und t Monie be ent

No Dutie pences upon t Fro may I ence i Dury.

chip or County

the Ha the faid thay pa 001. p Mayor feceive Decemb aoth of discharge of apply afterwas ing and faid Sun Mayor :

appoint for the l The-Dates an in Exec intereste From

ceiver, Coks of

lie abrea Occasion he shall Order of ing gran. Benefit of

Haven of they may thereof b out of the All V

Regis, Ly

The Truftees in the letting such Wharfs, Docks, or other Works, shall expressly mention what Sums shall be taken by the respective Tenants, of the Master of any Vessel which shall occupy the same; and, if the Tenant shall demand, or take more than the Sum stipulated; he shali, for every such Offence, forfeit treble the Sum demanded, more than he shall be allowed to take, by fuch Agreement, &c.

All the Receipts, Payments, Debts, Credits, and Contracts, made with,

All the Receipts, Payments, Deots, Creates, and Contracts, Inside With, and by, the Artificers and Workmen employed, and also an Account of all p. 8 ss. Monies received and borrowed, and all other Proceedings of the Trustees, shall be entered into one or more Books, &c.

No Trustee shall have any Office, or Place of Profit arising by any of the said Divites, and the Trustees shall, at all their Meetings, defray their own Expendes, and shall give such publics. Notice of their Meetings, as shall be agreed upon by five or more of them.

From and after the first Tackey in Yuly, 1749, all Duties on Shipping, which may have heretofore been demanded at the Port of Ramfeate, under any Pretence whatforest, shall absolutely cease, and no Demand shall be made of any Duty, other than what is made payable by this Act.

This Act shall not extend to charge, with any of the said Rates or Duties, any p. 813.

Chip or Vessel which shall be bound to or from the Town of Sandwick, in the

This Act their not extend to charge, with any of the faid Rates or Duties, any p. 813. Ship or Veffel which shall be bound to or from the Town of Sandwich, in the County of Kein. the Master producing a Certificate verified upon Oath, under the Hand and Seal of the Mayor of Sandwich, attelling that the Inhabitants of the faid Town own the Whole or major Part of such Vessel, and all such Vessels may pass in and out of the Harbour without paying Duty.

Out of the Money arising by the Rates, the Treasurer or Receiver shall pay 2001. per Annum, during the Continuance of this Act, into the Hands of the Mayor and Jurats of Sandwich, or to such Persons as they shall authorize to receive the same, by sour equal quarterly Payments, viz. upon September 20, December 25, March 25, and June 24, the said Money to be applied, in the first Place, in discharging the Expences incurred by the Corporation of Sandwich, on Account p. 824, of applying for, or making this Act, or in any Manner relating thereto; and afterwards in cleansing, depthening, and preserving the said Haven, or in erecting and maintaining a Pier, of such other Works for that Purpose, as the Mayor and Jurats shall, by Writing under their Hands and Seals, direct; and, if the said Sum shall not be paid within sources Days after it shall become due, the Mayor and Jurats may recover the same against the said Treasurer or Receiver, together with the Damages sustained by the Nonpayment, and full Costs of Suit by Action of Debt, Bill, &c.

The Receipt of the said Sum, shall discharge the said Treasurer or Receiver for the Payment thereof.

The Gird Mayor and Writing the said saids a Book or Books to be been as a shall appoint to receive the said Sum, shall discharge the said Treasurer or Receiver for the Payment thereof.

for the Payment thereof.

The faid Mayor and Jurate thall cause a Book or Books to be kept, of the Dates and Sums of Money received and diffurfed, and of all their Proceedings, p. 825. in Execution of the Trust hereby reposed in them; to which Books all Persons

From and after the faid 24th of June, 1749, no more than two Veffels shall lie abreast in the faid Haven longer than one Tide, unless upon some unavoidable Occasion, of which the Mayor shall judge, and shall take such Order therein as P. \$17. he shall think reasonable; and, if the Malter of any Vestel shall not obey such Order of the Mayor for removing his Ship, he shall forfeit any Sum not exceed-

ing 4. 1. Sec.

If it shall appear to the Trustees, or fifteen of them, that it will be for the Benefit of the Trade and Navigation of this Kingdom, to creek any Works at the Haven of Sandwich, more than the annual Sum of 2001, will be sufficient for, they may, at any Meeting to be held for that Purpole, (fourteen Days Notice than the sum of the Landon Gazette) order any Sum not exceeding 10,000/.

thereof being given in the London Gazette) order any Sum not exceeding 10,000l. out of the Duties aforefaid, to be applied to that Purpole.

All Vessels belonging to the Towns of Dover, Waymouth, and Melcombe Regu, Lyme Regu, and Green Tarmouth, shall be exempted from Payment of

Of PORTS, &c.

the Duties aforcsaid, the Masters or Owners producing a Certificate, verified upon Oath before the respective Mayors of the said Places, that the said Vessels p. 829. belong thereto, and that the Inhabitants ar: Owners of the greatest Part of such

This Act shall be deemed a publick Act, &c.

BEVERLEY BECK, and HULL.

By 13 Geo. I. several small Tolls and Duties were laid on diverse Goods and 18 Ges. II. By 13 Geo. I. feveral small Tolls and Duties were laid on diverse Goods and Merchandizes, which, after May 1, 1727, should be laded or unladed on or from any Ship, Boat, or other Vessei, in any Part of the said Beck, or at any publick Staiths, or other Places along the said Beck, or River Hull, and payable to the Mayor, Aldermen, and capital Burgesses of Beverley, and their Successors, or to the Person by them appointed, to be applied for the Purposes in the Act mentioned, and, since passing the said Act, a considerable Sum hath been borrowed on the Tolls thereby granted, which, though applied with the Income of the Tolls and Duties, according to the Directions of the Act, is insufficient to answer the Intention; and the Beck is now in great Danger of being choaked, by the Sludge and Soil brought by Tides, and Earth falling in from the Banks, which must be repaired and supported by Piles and other Works; P 411. p. 412.

the Banks, which must be repaired and supported by Piles and other Works, and, as the Cleanfing, Deepening, and Preferving the faid Creek, and amending and maintaining the Banks, Staiths, Roads and Ways, will require more Money than can be raifed by the prefent Duties, which are, in many Respects, unequal, and not duly proportioned to the Value of Goods; therefore, for better enabling and not duly proportioned to the Value of Goods; therefore, for better enabling the Mayor, &c. of Beverley, to perform the Things before-mentioned, It is enabled, that, after May 1, 1745, there shall be paid for the Purposes aforefails by every Master or other Person, having Management of any Ship, or other Vessel, passing up or down the said B-ck, or River Hull, to lade or unlade Goods, at any Part of the Beck, or publick Staiths, or at Gravel, or Beck-End, or between Figgdm Clow, and Swinnore Clow, on the River Hull, or at any Places along the said Beck, or River, within the Limits of Beverley, before unlading, or having laded, before they go out of the Liberties aforesaid (over and above the Tolls, payable by the former Act) these additional Duties, viz.

For every Chaldron of Coals, Winchester Measure, 2d.

For every Quarter of Oats, Barley, or Malt, 19.
For every Quarter of Wheat, Rye, Messledine, Beans, Peas, Rapeseed, Hemp-seed, Linseed, or any other Kind of Seed or Grain, 19.

For every Hundred Weight of Flour 39. For every Hogshead of Salt 4 d.

For every Ton of Salt in Bulk ad inthis government held to see 150 1901 For every 3 Hogsheads of Sugar, Tobacco, Melasses, or other Goods packed in Hogsheads, 8d.

For every 4 Hogsheads of Wine or Rum, 11.8d.
For every Hogshead of Brandy, or other Spirits, 4d.
For every 8 Barrels of Soap, Raisins, Oil, Pitch, Tar, or packed with other

for every But of Currents, 8 d. a subsect of med the de le general de la company de la

For every 2 Pipes of Smyrna Raifins 8d.
For every 16 Bage of Nails 4d.

For every Ton of fron or Lead 8d.
For every 32 Firkins of Butter 4d.
For every 20 Hundred of Cheele 7d.
For every Ton of Timber of Stone 2d.

For every Ton of Timber or Stone 2d.
For every 2 Bags of Hops 8d.
For every Quarter of Oatmeal 2q.
For every Hundred of Pipertaves 1d. 2q.
For every Dozen of Cinders of Charcoal 2q.
For every 20 Sheep Skines sq.

For every 20 Sheep Skins 1 q.
For every Quarter of Bark 1 q.
For every Pack of Wool, or other Goods, 1 d.

For every 12 Dozen of Bottles 1 d.

For every 4 Bushels of Roots, or Fruit, 2g.

For For For Propos And

accord

greater the To Wh Burgef receive be app cleanse, Roads,

The

to the

Force and to In C or dow former Goods, Accoun Tuftices by the which b fhall no Tons m

The !

enter in River H of the these D mediure and we Instrum or Dam and mar Libertie Collecto an Acco any Mer Person s

this and River H paid on The F which,

Nothi

- The T Trade, i would b tages ca and mad the Tow Term of

For

P. 414.

r. 413.

For every Ton of Hemp, Lime, or Flax, 7d. hand lien: For every Quarter of Ferne Afhes 2d.

For every small Runlet of Liquor, not exceeding to Gallons, 19.

For every finall Cask or Parcel, not exceeding 112 Pounds, 19. and so in Proportion for a greater or less Quantity or Weight of any of the above mentioned Goods, &c.

And for every Ton of any other Sort of Goods of Ladings not mentioned, according to the Custom of Water Tonage, 12 d. and so in Proportion for any greater or less Quantity, except Cobbles or Pebbles, for repairing Causeways in the Town or Liberties.

Which Tolls and Sums shall be paid to the Mayor, Aldermen, and Capital Burgesses of Beverley, and their Successors, or to a Person by them appointed to receive them, and, after deducting the necessary Charges of obtaining this Act, be applied, with the Duties granted by the former Act, to pay the Debt, and cleanse, and preserve the Beck, and repair and keep up the Banks, Staiths, and Roads, and to no other Use.

The Powers, Provises, Penalties, &c. in the former Act contained, relating p. 4153 to the Tolls thereby granted, and not hereby repealed or altered, shall be in Force from May 1, 1745, and extend to the additional Tolls, hereby granted, and to every Person whom the same, or this present Act, may concern.

In Case any Person, having Management of any Ship or Vessel, passing up or down the River Hull or the Beck, laden or unladen, and who, by the

In Case any Person, having Management of any Ship or Vessel, passing up or down the River Hull or the Beck, laden or unladen, and who, by the former Act, is obliged to give in a true Account in Writing of the Quantity of Goods, or Number of Tons, with which he is laded, shall give in a false Account thereof, being convicted on Oath before the Mayor, or any two Justices of the said Town, shall forfeit 20. C. and shall also pay the Duties by the said Acts made payable for all such Goods as remain in such Vessel, which he shall not have given an Account of; or paid Duty for; but such Person shall not be subject to the Forseiture of 20. unless his Lading exceed three

which he shall not have given an Account of, or paid Duty for; but such Person post state the Person post state of the Forsiture of total Duty for; but such Person post state of the Forsiture of total Duty for; but such Person post state of the Forsiture of total Duty for.

The Receiver, or Collector, appointed by the Mayor, Sec. of Beverley, may enter into any Ship or Vessel, which shall pass up or down the said Bock, or River Hull, within the Liberties aforesaid, and search, and take an Account of the Lading thereof; and, for Disovery of any Goods, Sec. chargeable with these Duties, and the Quantities thereof; may open, bore, gauge, weigh, and measure, any Thing laded in such Vessel; and taste Liquor, measure Coals, and weigh or measure other Goods, finding proper Weights, Measures, and Instruments, for the Purpose aforesaid, and making Satisfaction for any Loss or Damage done to Goods thereby. And for the like Disovery, to measure and mark the Portage or Tonage of any Vessel, usually passing within the said Liberties; and, if any Master of such Vessel, or other Person, shall hinder such Collector, or other Person, appointed to enter such Vessel, or to search or take 1941.

Account of the Lading thereof, or of the Sorts or Quantities of Goods, by any Means aforesaid, or to measure or mark the Portage. Sec. the Master or Person so offending shall forseit as a Sec.

Nothing in this Act shall take away or lessen Duties, which, before making this and the former Act, were payable to the Mayor, S.c. of Beverley, at the River Hull, or Beverley Bock, or otherwise; but the same shall continue to be paid on all Sorts of Goods and Merchandizes, as before.

paid on all Sorts of Goods and Merchandizes, as before.

The Remainder of this Act is concerning the Roads, and cleaning the Streets, which, having no Relation to the Subject I am treating of is omitted, &c.

KIRKCALDY.

The Town of Kirkealdy is faid to be well fituated for carrying on a foreign 1, Gm. If. Trade, having Coal and Salt Works near adjoining, and that an improved Trade P. 119 would be very beneficial both for the Town and Country; but these Advantages cannot be had, unless the Harbour (which is very ruirous) be repaired and made commodious, which will require a larger Sum than the Revenue of p. 110. the Town will answer, It is therefore enabled, that, after Jane 1, 1742, for the Term of twenty-five Years, and to the End of the then next Session of Paralliament,

p. 131.

P. 122.

123.

liament, a Duty shall be paid of two Pennies Seate, or enertheth Part of a Penny Sterling, (besides the Duty paid to his Majoshy) on svery Scott Pint of Beer or Ale, either browned, brought, in, tapped, or sold in the Town or Liberties of Kirkscotty; the Duty to be paid by the Browers for Sale, or the Sellers of the said Ligacots, to the Majostestes and Town Goussell, or such Receivers as they shall appoint.

The Brovest, Resides, and Council, are appointed Trusteer or repair and sceep in Repair the said Harbour, and other publick Works, as they shall think proper, and to collect, sective, and dispose of the Money arising by the Duty, appoint proper Officers to gauge the Vessels and Worts, which the Hewers shall permit in the same Mannes as the Officers of Excise are permitted.

The Trustees are improveded to make Orders and give Directions for gauging, collecting, and disposing of the Money arising by the Duty as they shall think most proper for the Purposes harshy granted, and to appoint Collectors, who shall dispose of the collected Money, as the Majories of the Trustees shall direct, for repairing and maintaining the Harbour and other publick Works.

Proper Books shall be kept by Order of the Trustees, wherein the Particulars of all Disbursements shall be antered, and once every Year (the first being thirty Days after the said first Day of June, 1742, and so successively every Year) the

Days after the faid first Day of June 1742, and so successively every Year) the Accounts shall be fairly drawn out and stated by the Collectors, and delivered to the Majority of the Trustees on Oath, which Oath say one of the Trustees has Power to administer.

And, for the more specify effecting the Purposes of this Act, the Majority of Trustees, by an Act of the Town-Council, may been Money, and affigurers

the Duty as a Security to the Lenders, at common latereds.

Perform not paying the Duty when demanded, may be furnished before any of the Magistrates, and, if they do not then appear, or say the Duty, any one of the Magistrates may make an Order for the Payment, and, if they refuse to pay three Days after Notice of fuch Order, the Collectors may have a Warrant to diffrain; and, if Payment be not made on Days after the Diffreis, they may fell she fame, and deduct for reasonable. Charge, (not exceeding a fifth Part of the Sam diffrained fee), readering the Overplue to the Owner, if any be, and

the Sam diffrained for), sendering the Greeplite to the Green, it may be, and demanded.

Any Alle on Rec hought in, or fold in the field Town and Efficilent, having not paid the Duty, shell be foreigned, with the Calk, for the Use of the Town. It may Dispute saids between the Sallars and Collectors, the Differences shall be decided by the Vouchers taken by the Excite Officers are required to give authentick Copies of the said Vouchers, once in six Weeks, to some of the Trustors, or their Collectors, for that Purpose, his any contains of embounds any Wort, Ale, or Beer, to avoid paying the Duty, the Parties convicted before any, two, of the Magistrates shall forfeit the Value of what shall be concepted, and easy for the Court Charges, for which Distross may be made any of the Oversers after named, may farm out the Duty for the best Price they san get, and apply the Money as this Act directs of double soil of the best Price they san get, and apply the Money as this

P. 124.

The Right Hon, John Barl of Rather, the Right Hon. James, Earl of Marches, the Right Hon, John Barl of Marches, the Right Hon, James, Earl of Marches, the Right Hon, James, Earl of Marches, the Right Hon, James, Earl of Marches, and Diffusionents thereof, and shall meet on the first Wednesday in August 1943; at Kirchesty, and to foreceffively on the first Wednesday in August 1943; and adjourn as they shall think proper, to examine the Diffusionents, and the Application thereof: And, if the major Part of the faid Overfeers present shall find any Misapplication of the Money, or other Abuse of the Downers are needed by this Act, they may adjudge the Offenders, or Emof the Powers granted by this AC, they may adjudge the Offenders, or Emberzalers, to pay the Value of what is emberzhed with full Cost and Damages; which Sentence shall be final; and, if any of the Overseen shall die, remove, or refuse to act, any three of the remaining Oversters may chuse others in their Places.

No Districts, taken by Authority of this Act, shall any Ways affect the King's Duty of Excite; nor shall any Persons be wharged for any Quantity of Wort, if it shall appear, that the Duty hereby made payable has been once paid.

of. Of

i In th of Anfi the Co MIVER Country Preferv in and accordin the fam It is the Years, to his M brought Duty to appoint: repair, Powers vefted is Charges The T

Worte, The T ing the \ as they the Majo ments wi first Day

fairbe dre Truitees And fo Trusbect the Duty thereof te in the first Purpoles : Persons

of the Ma of the M gay, thre Any. A not first p

Harbour. If any l tity of W taken by t

P. 125.

This

This Act thall be deemed a publick ACt, and thall be judicially taken Notice P. 126.

ANSTRUTHER EASTER LITTER STORY

In the Presmble is faid, that a great Trade has been carried on in the Town 12 Gr. II. of Antiruther-Eafter, in the County of Pife in Sections, particularly of Fifnery, p. 199 and that a Customhouse has been creded there for many Years, on Account of the Commerce of the faid Town, and that the Harbour thereof is very fafe and convenient for Ships, and efteened the most commodious in that Part of the Country, and, it having been judged necessary, for the Improvement and Prefervation of the laid Harbour, as also for facilitating the Sailing of Ships P. 100. in and out with more Safety, that a cross Fier should be erected, which was accordingly begun, and some Progress made therein; but, as the complexing the same will require a larger Sum than the Revenue of the Town will answer, It is therefore consided, that after August 1, 1749, for the Term of twenty-five Years, and to the End of the then next Session of Parliament, a Duty of two Pennies Scats, or one fixth Part of a Penny Sterling, (besides the Duty payable to his Majesty) should be laid on every Sees Pint of Ale or Beer, either brewed, brought in, tapped, or fold in the Town or Liberties of Antruser Eafer, the Duty to be paid by the Brewirs for Sale, or the Sellers of the faid Liquors, to the Magistrates and Town-Council, or such Collectors or Receivers as they shall the Magistrates and Town-Council, or such Collectors or Receivers as they shall appoint: And the said Magistrate and Town-Council, and their Successors in Office, for the Time being, are appointed Trustees, to clean, deepen, rebuild, repair, and improve the said Harbour and Piers, end for executing all other Powers given by this Act; and the Money raised by the said Duty shall be vested in the Trustees, and be applied to the several Purposes aforesaid, the Charges expended in passing this Act being first deducted.

The Trustees are to appoint proper Officers to gauge the Brewers Vessels and p. 301.

Werts, which the Erwers shall permit, in the same Manner as the Officers of

The Truftees are impowered to make Orders, and give Directions for gauging the Veffels, and collecting and disposing of the Money arising by the Duty, as they shall think most proper for the Purposes hereby granted; and shall be paid set the Collections appointed, who shall dispose of the collected Money as the Majority of Trustees shall isset, for the Purposes aforesaid, and to no other Me.

Proper Books thall be kept, by Order of the Truftees, wherein an Account of p. 102. all Receipts and Diffurfements thall be entered; and also for what Use the Payatt Accepts and Districtments into de charact, and and for what the Payments water made; and once every Year, (wis. within thirty Days after the faid full Day of August; 1949, and to fucceffively every Year) the Accounts shall be fairly drawn out, and fatted by the Collectors, and delivered to the Majority of Trustession Oaste; which Oath any one of the Trustess is to administer.

And for the more speedily effecting the Purposes of this Act, the Majority of Trustess by an 1 tot. of the Town-Council, may borrow Money, and affigur over

the Duty as a Security to the Londers, at legal, or less Interest, the Charges thereof to be paid out of the Duty; and the Money to borrowed shall be applied, in the first Place, to pay off the Charges of obtaining this Act, and then for the

Persons not praying the Duty when demanded, may be summoned before any p. 303. of the Magistraces and, if they do not then appear or pay the Duty, any one of the Magistraces may make an Order for the Payment; and, if they refuse to pay, three Days after Notice of fuch Order; the Collectors, by Warrant, may diffrain, Sec. 10, hairt head too tree to clinic of light states.

Any. Ale on Beer brought in, or fold in the fald Town and Privileges, having not first paid the Duty, shall be forfeited, with the Cask, for the Use of the ing latteres, at m.

If any Disputes arise between the Sellers and Collectors, touching the Quan-p. 304. tity of Wort or Beer chargeable, the Difference shall be decided by the Vouchers taken by the Fixcise Officers, Ge.

is to the stige with the grander of the got

D: 101.

If after Angali 1, 1749, any Person shall conceal or embessele any Wort, Ale, or Beer, to avoid paying the Duty, the Offender shall forfeit the Value of what is concealed, and ten Pounds Seets, for which Distress may be made.

The Majority of the Trustees, with Consent of the Overseers after named,

may farm out the Duty by Way of publick Roup, for the Overlears arees named, may farm out the Duty by Way of publick Roup, for the best Price they can get, and apply the Money as this Act directs.

Six John Andruther, of Andruther, Baronet, John Andruther, the younger, of Andruther, Esq. Six Philip Andruther, of Balkaskie, Baronet, &c. or any three, are appointed Overseers of the Duty, &c. and shall meet on the first West Chairman and Andruther & Comments of the Comments of angley in August, 1750, at Anstruther Easter, and so successively on the first Wednesley in August, 1750, at Anstruther Easter, and so successively on the first Wednesley and Disbursements, and the Application thereof, and, if the major Part of the said Oversears present shall find any Missphication of the Money, or other Abuse of the Powers granted by this Act, they may examine the Party and Witnesses, and make such an Order upon Conviction as they shall judge reasonable, and adjudge the Ossenders to pay the Value of what is embezzled, with

No Distress, taken by Authority of this Act, shall any Ways affect the King's

This Act shall be deemed a publick Act, and shall be judicially taken Notice of as fuch by all Persons whatsoever.

KINGHORN.

In the Preamble it is faid, That the Harbour of the Town of Kingborn, in 22 Gas. L the County of Fife, has not only been of great Advantage to the faid Town, but to the Whole of that Part of the united Kingdom of Great Britain, and those Advantages cannot be continued and established, unless the Harbour (which has P. 351. been for some Years last past, and now is, in a ruinous Condition) be effectually repaired, and made commodious for Shipping, and all such Persons as shall make Use thereof; and as the whole Revenue of the Town, applicable towards the Repairing the said Harbour, is not near sufficient to keep the same in good Repair, It is therefore enacted, that after June 1, 1749, a Duty of two Pennies Scats, or one fixth Part of a Penny Sterling, (besides the Duty of Excise payable to his Majesty) should be laid on every Scats Pint of Ale and Beer, either beerred, P. 35*.

The Provoit, Bailiffs, and Council, of the Town of Kingborn, &c.

The Provoit, Bailiffs, and Council, of the Town of Kingborn, &c. are appointed Trustees for the re-building, or amending, and keeping the faid Harbour in Repair, and for collecting and disposing of the Money arising by the faid Duty, and the Majority of them are impowered to appoint Officers to gauge the Brewers Vessels, Worts, Ale, and Beer, which the Brewers shall

gauge the Brewers Veilels, Worts, Ale, and Beer, which the Brewers thall permit to be done in the fame Manner as the Officers of Excise are permitted.

The Trustees, or a Majority of them, are impowered to make Orders, and give Directions for gauging the Veilels, and collecting and disposing of the Money arising by the Duty, as they shall think most proper for the Purposes hereby granted, and the same shall be paid to the Collectors appointed, who shall dispose of the collected Money, as the Majority of Trustees shall direct, towards the Rebuilding or Repairing the Harbour, and for preferring the same, and other publick Works of the Town, (the Charges of passing this Act being first deducted) and the not other HG. first deducted) and to no other Usena

Proper Books shall be kept by Order of the Trustees, wherein an Account of all Receipts and Disbursements shall be entered, See, and once every Year, (viz. within thirty Days after the said 1st of Day of June, 1749, and so successively every Year) the Accounts shall be fairly drawn out and stated, Sec.

And for the more speedily effecting the Purposes of this Act, the Majority of Trustees, by an Act of the Town Council, may borrow Money, and stign over the Duty, as a Security to the Lenders, at legal, or less Interest, the Charges thereof to be paid out of the Duty; and the Money so borrowed, shall

be applied as the Duty ariting by this Act, for the Purposes aforesaid.

Persons not paying the Duty when demanded, may be summoned before any of the Magistrates, who may distrain for it, and sell the Distress, &c.

are ap in Aug No I Duty o

An paid t

Ifa by the Wort,

The for the

Job

1749, of Parli This N. B pr

mia

By an making a Duties and to Hitbe in one Ye Powers . of Colch Act, and Duties, until the and Con 13 Geo. g and to Hitbe at 5 Geo. I. faid two of 13 Ge the Duty and no declared, should b faid May Act vefte the forme fince in th and is no in some I which ha granted l large Sur Receiver

for repair the Mayo

P- 354

P 353-

F. 355.

Any Ale or Beer brought in, or fold in the faid Town, &c. having not first paid the Duty, shall be forfeited,

If any Dispute arise between the Collectors and Sellers, &c. it shall be decided by the Vouchers, taken by the Excise Officers, &c.

If, after the 1st of June, 1749, any Person shall conceal or embezule any Wort, &c. the Offender, upon Conviction, shall forfeit the Value, and ten

Pounds Scots, &c.

The Majority of Trustees may farm out the Duty by Way of publick Roup, for the best Price they can get, and apply the Money as this Act directs.

John Saint Chair, of Saine Chair, the Honourable Lieutenant General James Baint Clair, of Innertial, Robert Ferguson, of Routh, &c. Esqua. or any three, are appointed Overseers of the Duty, &c. and shall meet on the first Wednesday in August, 1750, at Kingborn, and so successively on the first Wednesday in August yearly, to examine the Receipts, &c.

No Diffres, taken by Authority of this Act, shall any Ways affect the King's

This Act shall take Place, and be in Force from and after the 1st of June, 1749, for thirty-one Years, and from thence to the End of the then next Seffion of Parliament.

This Act shall be deemed a publick Act; Set and go to Set

in

uè zíe 188

lly all dis dies od ies ble are iid by to all the des tho eff.

of ign the tall

My

Any

N. B. As this last Act is, in many Particulars, verbatim the same with the two preceding ones, I have abbreviated it wherever the Sense of it would admit, not to trouble my Reader which unnecessary Repetitions, especially where there are too many unavoidable ones already?

COLCHESTER 16 WIVENHOE.

By an Act of 9 and 10 Will. and Mary, intitled. An Act for cleaning, and 23 Go. 11. making navigable, the Channel from the Hithe at Colchester to Wivenhoe, several P 379. Duties were granted on Goods and Merchandizes, which should be brought in, and to the said Channel, and landed or shipped from Wivenboe, or the New Hitbe in Colebeffer, or between either of the said Places, for the Term of twentyone Years, for the Uses and Purposes mentioned in the said Act; and several Powers were vested in the Mayor, Aldermen, Assistants, and Common Council of Colebester only, for appointing Collectors, &c. to receive the Duties; which P. 350. Act, and all the Powers and Authorities thereby given, and one Moiety of the Act, and all the Powers and Authorities thereby given, and one Moiety of the Duties, (except upon Corn and Grain) were, by an Act of 5 Geo. I. continued until the 1st of May, 1740; and further Power was thereby given to the Mayor and Commonalty only, for recovering the faid Duties; and by one other Act of 13 Geo. II. intitled, An Act for enlarging the Term granted by an Act paffed the 9 and 10 Will. III. for cleaning and making navigable the Channel from the Hitbe at Colebester, to Wivenboe, and for making the said Act, and another Act of 5 Geo. I. for enlarging the Term, Co. more essential; it is enacted; that the said two former Acts, together with the additional Powers, granted by the Act the said Geo. II. should be in Force from the 1st of May, 1740, for every and that the Dury on Sea Coal should, after the said 1st of May, be 1d, oer Chaldron. the Duty on Sea Coal should, after the said 1st of May, be ad. per Chaldron, and no more, payable for the Term of forty Years; and by the faid Act it was declared, that no other Duty (except the Arrears due under the former Acts) should be raised upon any other Goods or Merchandizes whatsoever; and the faid Mayor and Commonalty of Colebester only, were, by the last-mentioned Act vested with further Power for sueing for the Duties, and the Arrears under the former Acts: And as a very large Lock, which has been erected several Years P. 381. fince in the Channel, has been found of great Use and Service to the Navigation, and is now in a decaying Condition, and much out of Repair, and the Channel, in some Parts, is much choaked up, so that the Navigation is greatly obstructed, which has been occasioned principally by there being great Arrears of the Duties, granted by the recited Acts, for many Years due, and still unpaid; and also a large Sum of Money remaining in the Hands of the Representatives of the late Receiver General of the Duties, which ought to have been recovered and applied for repairing the faid Lock, and cleanfing the Channel; but, as the Power of the Mayor and Commonalty of Colchefter had ceased for many Years last past,

3 B

p. 18s.

P. 384.

p. 385.

(in whose Name only the said Duties were to be recovered, and Discharges given) the said Duties and Arrears cannot now be recovered and collected, for Want of Power to give Discharges for the same, and, there being no other Fund to raise Money for the Purposes aforesaid, the same cannot now be done without further Provision be made for it, by Authority of Parliament, it is therefore enacted, that the several Parcels of Land severed, and lying between the present Channel, and the Place where the old Channel was, and also the present Channel, Lock, and Lockhouse, and all the Powers, Matters, and Things, which, by the three former Acts before-mantioned, were vested in the Mayor, Aldermen, Se. of Colebester, or the Commissioners named for any of the Purposes therein mentioned, (and not hereby altered or varied) shall, from the 1st of May, 1750, be in Force, and be vested in the Justices of the Peace of the East Division of the County of Rese, for the Time being, the Honourable Richard Savage Nassau, Charles Gray, Sec. (who are hereby constituted Commissioners for putting the said several former Acts, and this Act, in Execution) and the Survivors of them, Sc. for the Term of thirty Years, and to the End of the then next Session of Parliament, Sc.

From and after the 1st of Moy, 1750, an additional Duty of 3d. a Chaldron shall be paid on Sea Coal, over and above the Duty of 3d. pavable thereon, by Virtue of the Act of 13 Geo. II. for the Space of thirty Years, and no other Duty (except the Arrears due under the former Acts) shall be raised on any Goods or Merchandizes whatsover, and the Commissioners are impowered to levy and recover the Duty of the said Act 13 Geo. II. and the additional Duty hereby granted; together with the Money remaining in the Hands of the Representatives of the late Receiver General of the Duties; and also all Sums of Money due from any Persons on Account of the said Duties, or Penalties,

Forfeitures, &c.

The Commissioners, after paying the Expences of this Act, may dispose of the Monies, towards the several Uses and Purposes mentioned by the former Act,

in such Manner as they shall think proper.

The Commissioners, at any of their Meetings may borrow Money, at a legal or less Interest, on the Credit of the Duties, and assign over the same (the Charges thereof to be paid out of the Duties) for any Term during the Continuance of the last mentioned, and this Act, as a Security for Re-payment thereof; and the said Money, after Payment of such of the Expences of obtaining this Act, as the Sums before directed to be applied for that Purpose shall be descient, is to be applied for the several Uses and Purposes mentioned in the present and former Acts.

Six Days Notice, exclusive of the Days of Notice and Meeting, under the Hand of the Clerk to the Commissioners, is to be fixed upon the Outside of the Door of the Meethall, or on the Market-Place of the Town of Galchester, of the Meeting of the Commissioners to borrow Money on Credit of the Duties.

Meeting of the Commissioners to borrow Money on Credit of the Duties.

All Mortgages and Assignments for Repayment of the Monies so to be borrowed, are to be entered at length in a Book, to be kept for that Purpose, by the Clerk to the Commissioners, which may be perused at seasonable Times, by any Persons whomsoever, on Payment of 13 only.

The Commissioners, at any of their Meetings, may place out at Interest, in the Names of three or more of them, any Sums which shall not be immediately necessary to be applied for the Purposes before mentioned, upon any real or parliamentary Securities, or publick Funds, and may call in and apply the same, and the Interest arising thereby, from Time to Time, in the Support and Maintenance of the said Lock, and cleansing the Channel, and other Purposes

The Commissioners, at any of their Meetings, are impowered to chuse and appoint one or more Collectors or Receivers of the Duties granted by the said Act of 13 Geo. II. and by this Act, who are to give Security to three or more Commissioners, for the Monies that shall be received by them, and for the faithful Execution of their Office; and they may also appoint a Clerk, and such other Officers and Servants, as shall be needful to be employed about the Premises;

Peace ings, three under Meer& Peri Duties acting The and res fering All former of this be don

and n Remo

or 2 Ve the De whom for Coff This of as fi

be com

the Co

fame w

appear, Defend

Whe Years, Improve Increase and of the and was cation to found in bour, at To the effectual

herein a of Marlt till the l Line par from the begun to it answer to the fa the Platt Wharf, Addifon, in a strewall of it the Nort fame has

ever, the Anchorin and may remove them, and elect others in their Place, in Case of Death, or such Removal: and may allow them reasonable Salaries out of the Monics to be raised. p 116.

Removal: and may allow them reasonable Salaries out of the Monies to be raised. Thirteen Commission at the least, two of which are to be Justices of the Peace of the East Divish. County of Essa, are to be present at all Meetings, for the Purposes of pu ving this, or the former Acts, in Execution; and three Days Notice of every such Meeting, exclusive of the Day of Meeting, under the Hand of the Clerk, is to be fixed upon the Outside of the Door of the Mostball, or on the Market-Place of the Town of Calebysis.

Persons accepting of any Place of Prost, or other Trust relative to the said

Duties, or farming any Key within the Limits of this Act, are made capable of acting as Commissioners.

The Prescriptive, or other Rights of the Borough of Calcheller, are to continue and remain the same, as if this Act had not been made, in all Things not inter-

fering with the Directions and due Execution thereof.

All Suits or Actions, to be brought for any Thing done under any of the former Acts, shall be commenced within fix Months after the Commencement of this Act, and, if any Action or Suit shall be brought for any Thing that shall be done in Pursuance of any of the said former Acts, or this present Act, shall be commenced in six Months after the Fact committed, and shall be brought in the County of Effex, the Defendants may plead the general Issue, that the P-192-16 fame was done by the Authority of the former Act, or this Act, and if it to appear, or if the Suit be brought in any other County, the Jury shall find for the Defendants, or if the Plaintiffs become Nonsuit, or discontinue their Action, or 2 Verdict pass against them, or on Demurrer Judgment is given against them, the Defendants shall have treble Costs, on the Certificate of the Judge before whom the Cause was tried, and shall have the same Remedy as Defendants have

for Costs in other Cases by Law.
This Act shall be deemed a publick Act, and shall be judicially taken Notice of as fuch by all Judges, &c. without specially pleading the same.

WHITEHAVEN.

ne n-nt

n-all he

he he or-by

in ely or he nd fes

nd Act m-ful

her

es; ind

Whereas the Town of Whitehouen in the County of Cumberland, is, of late 7 Acce. Years, greatly improved in Trade and Shipping, and is yet capable of farther Improvements therein, to the great Advancement of her Majesty's Revenue, the Increase of Shipping and Navigation, and the Benefit of the said Inhabitants, and of the adjacent Country, if the Harbour of the said Town can be preserved, and was enlarged and regulated in a proper Manner: And whereas the Application of the accustomed Duties, besides several very considerable Sums, are found insufficient to defray the growing Charges of maintaining the said Har-bour, and of making such new Works as are still necessary for securing it: To the End therefore that such Course may be for ever established as shall be

effectual for the Purposes aforesaid,
It is enabled, That all that Precinct, included within the Limits and Bounds 5. 1. herein after expressed, viz. beginning at the Wharf, on the North-West End of Marlborough-Street, and from thence, in a Line North-East and by North, till the Middle of Lowther-Street, open upon it, and from thence in a streight Line parallel to the Range of the same Street, directly to the Low-Water Mark, from thence, by the Low-Water M. k to the Rock whereon the new Mole is begun to be erected, and so along the said Rocks, by the Low-Water Mark, till it answer the Line of the said Mole, from thence along that Line till it comes up to the faid Mole, and so along the same Male, till it join upon the old Pier at the Platform, and from thence, including the faid Platform, along the new Wharf, till it meet with the Wharf of the West Strand, near the House of Mary Addison, Widow, from thence along the same Wharf by the Customhouse Key, in a streight Line to the West Side of the Timber-Yard, and so along the Wall of the faid Yard, to the North-West Corner thereof, and from thence by the North-West Wall of the same Yard to the Wharf where it began, as the fame has lately been fet out and bounded, is, and shall be from henceforth for ever, the Harbour of Whitehaven aforefaid, and appropriated to the Lying, Anchoring, and Mooring of all such Ships, Vessels, and Boats, as shall have

£. 2.

Occasion, at any Time or Times hereafter, to make Use of the same, and to

no other Use or Purpose whatsoever.

No Houses, Enclosures, or Buildings whatsoever, shall, at any Time hereafter, be made nearer the raid Harbour, than is hereafter limited, vis. On the West Strand, nearer than the present Houses, &c. there, on the new Whars, between Mrs. Addison's Heate, and the North-East Corner of Henry Walker's Ground-Pl. t, nearer than the Kange of the said House and Ground, and from thence to the Iron Oar Steaths, nearer than forty-eight Yards at Henry Walker's Corner of the said Steaths, nearer than the East Range of the same, and from thence to the Anchor-Smith's, nearer than eighteen Yards, and from hence to the Platform, nearer than the Range of Hensylon's Smithy, and from the Platform along the new Mole, to the Elbow of the said Mole, hearer than twelve Yards, and from thence to the Low-Water Mark, nearer than a Line stretching to the North-East Side of the said Harbour, nearer than the Range of the North-East Side of the said Harbour, nearer than the Range of the North-East Side of the said Harbour, nearer than the Range of the North-East Side of the said Harbour, nearer than the Range of the North-East Side of the said Harbour, nearer than the Range of the North-East Side of the said Harbour, nearer than the Range of the North-East Side of the said Harbour, nearer than the Range of the North-East Side of the said Harbour, nearer than the Range of the North-East Side of the said Harbour, nearer than the Range of the North-East Side of the said Harbour, nearer than the Range of the North-East Side of the said Harbour, nearer than the Range of the North-East Side of the said Harbour, nearer than the Range of the North-East Side of the said Harbour, nearer than the Range of the North-East Side of the said Harbour, nearer than the Range of the North-East Side of the said Harbour, the Conveniency of the Shipping in Repairs or otherwise; and that nothing shall be taken or demanded, for, or upon, the Accounts of Wharfage, for the Use of any of the said Wharfs, or any of them, which they a

Provided, that the faid James Lowber, his Heirs, &c. Lords of the Manor of St. Bees, in the faid County of Cumberland, shall and may, from Time to Time, continue the Watch-house, and the Blockmaker's Shop, and Store-Room at the End of the Pier, and repair or rebuild the same, and receive the Rents

and Profits thereof to his and their own Uit.

A sufficient Way, open and free for Carts, and other Carriages, shall be lest along each of the said Wharfs, and along the said Pier, and through the Wharf between Henry Walker's Ground Plot and the Iron Oar Steaths, from the Ground of the said James Lowther behind the same Wharf, not less than three Yards, next adjoining upon the said Steaths; any Thing in this Act contained to the contrary notwithstanding.

And as it is found necessary to complete and finish the new Mole aforesaid, and to make a Counter-Mole and Head on the North-East Side of the said Harbour, to strengthen and repair the Pier with a new Bulwark and other Works, and to cleanse and deepen the said Harbour; he is farther enasted, that, in neu of the aforesaid accustomed Duties of Anchorage, which have been heretofore usually paid (all which Duties are hereby wholly and for ever taken away and discharged) there shall be paid, from and after the 25th of March, 1709, for the Term of sourteen Years then next ensuing, the several Rates and Duties herein after mentioned, viz. One Halspenny for every Ton, computing 192 Gallons, Winchefter Measure, to the Ton, for all Coals that shall be delivered to be put on board any Ship or Vessel in the said Harbour for Exportation; which Duty on Coals shall be paid by the Master or other Person, who shall have the Rule or Command of such Ship or Vessel, after the said Coals are to shipped, and before such Ship or Vessel, after the said Coals are to shipped, and before such Ship or Vessel, after the said Coals are to shipped, and before such Ship or Vessel, after the said Coals are to shipped, and before such Ship or Vessel, after the said Coals are to shipped, and before such Ship or Vessel, after the said Coals out of the Price of the same; and the Said Master, &c. is hereby impowered to discount and detain the said Duty accordingly.

There shall be paid, for all Goods and Merchandize, which shall be imported and landed or discharged out of any Ship of Venel in the said Harbour, from

feven for e excisi Huma 12d. 1d. f Pounless Q Good shall Dutie whose chance

and a

Ship of Port of Ton, the K any P 8 d. p the far Will. a Duties

fhall, fhall of Harbo one for the Pound no Fro third

Ships aforesa faid I

And

Rates, faid To the W Regula his He being, and ch Affign: the first of ther Part of faid Te appoin the fair of Mer one Six

Whiteb

1716, Time t

£. 6.

f. 3.

£. 5.

and after the faid 25th of March, for, and during all the Term aforefaid, the several Rates and Duties following, was. For every Hogshead of Tobacco 3d. for every Hogshead of Sugar 6d. for every Ton of Wine, Brandy, or other exciseable Liquors, 2.. for every Ton of Hemp or Flax 1s. 6d. for every Hundred of Deals 8d. for every Last of Pitch or Tar 8d. for every Ton of Iron 12d. for every Ton or Rast of other Timber 4d. for every Barrel of Herrings 1d. for every Pack of Linen, containing two Yundred Weight, computing 112 Pounds to the Hundred Weight, 1s. and proportionably for every greater or less Quantity of the said Goods and Merchandizes respectively, and for all other Goods and Merchandizes so imported, 2d. in every 20s. of the Value, as they shall be rated and charged at the Custombouse; all which Sums of Money and Duties upon Importation shall be paid by the Merchand, or other Person, into whose Custody or Possession, or by whose Order, the said Goods and Merchandize shall be delivered.

m

A

to m

ve h-

h-

or

in or

or rs,

to

or nk

ich

the Ule

nor

io om

nts

cit

arf

ind

ds,

and

ur,

to the illy ed) of ter inard als m-

ore

ith

the

uty

ted

om and From and after the faid 25th of March, for, and during the Term aforesaid, 67 every Master, &c. commanding any Ship or Vessel, shall pay for every such Ship or Vessel, upon her Arrival at the said Port and Harbour from any other Port or Place in the Kingdoms of Great Britain or Ireland, the Sum of 2d. per Ton, and from any Port or Place of her hast Discharge in Europe, other than the Kingdoms of Great Britain or Ireland, the Sum of 4d. per Ton, and from any Port or Place of her last Discharge in Asia, Africa, or America, the Sum of 8d. per Ton, according to the Tonage of each Ship or Vessel of arriving there, the said Tonage to be admeasured as is described in an Ast the 5th and 6th of Will. and Mar. intituled, An Ast for granting to their Majesties several Rates and Duties upon Tonage of Ships, &cc.

Provided, that for every Ship or Vessel, which, during the Term aforesaid, s. s. shall, by Stress of Weather, be drove into the said Harbour of Whitehaven, or shall otherwise come into the same for Security or Preservation (the said Port or Harbour not being the Port of their Discharge or Lading) there shall be paid one fourth Part of the aforesaid Duties of Tonage upon Shipping, according to the Ports or Places from whence they shall arrive, as aforesaid, respectively and no more.

From and after the Expiration of the aforefaid Term of fourteen Years, one of third Part of the Rates and Duties herein before charged upon the Tonage of Ships and Veffels, and no more, thall for ever continue and be paid in Manner aforefaid, for the perpetual Repairing, Cleanfing, and Maintaining, of the faid Harbour of Whitehoven.

And, for the better collecting and disposing of the several Sums of Money, s. 10. Rates, and Duties, hereby made payable, as well after the Expiration of the faid Term, as during the Continuance of it, and for the making and ordering of the Works herein before enumerated, and for the perpetual good Order and Regulation of the Harbour aforefaid; be it enacted, that the faid James Lowther, his Heirs and Affigns, Lords of the Manor of St. Bees aforefaid, for the Time being, or, in his or their Absence, any Persons deputed by them, under their Hands and Seals, and fix other Persons to be likewise nominated, appointed, and changed, from Time to Time, by the faid James Lowther, his Heirs and Affigns aforefaid, under their Hands and Seals, and William Feryes, Clement Nicholfon, Thomas Lutroidge, Robert Blacklock, Elisha Gal, &c. Merchants, until the first Friday in the Month of August, 1716; and if, during that Term, any of them happen to die or refign, then fuch Person and Persons, as the greater Part of the Survivors of them shall nominate and elect, during the Residue of the faid Term, and from thenceforth fourteen Perfons to be chosen, nominated, and appointed, every three Years, by Ballot, by the Majority of the Inhabitants of the faid Town of Whitehaven, at the Time of such Election, dealing by Way of Merchandize in the Goods subjected to the Payments and Duties aforesaid, or any of them; or being Master, or having any Part or Share, not less than one Sixteenth, of any Ship or Veffel then actually belonging to the Port of Whitebaven; the first Election to be made on the said first Friday in August, 1716, aforefaid, at the Courthouse in the Town of Whitehaven; and so, from Time to Time, on every first Friday of every Month of August, in every third

f. 11.

f, 12.

13.

f. 14.

Year after the and first Election successively for ever, shall be, and are hereby constituted and appointed Trustees, for the ordering and directing the Collection, Receipt, and Disposal of the Sums of Money and Dutles, which, from Time to Time, by Virtue of this Act, shall become due and payable, and for ordering and directing the Building, and making the Works in this Act before enumerated, and for deepening, cleaning, and regulating the faid Harbour of Whitehaven, in such Manner as in this Act is provided.

And to the End the faid Duties and Payments may be duly collected, levied. and paid, according to the true Intent and Meaning of this Act, it is further enacted, that it shall be lawful for eleven or more of the said Trustees, to chuse and appoint such Collectors and Receivers of the Duties and Monies payable by this Act, and to displace them, and appoint others, as they shall think fit.

Provided, that the said Trustees take for such Collectors, &c, good and suf-

ficient Security for the faithful Discharge of their respective Duties, &c.

The faid Collectors and Receivers shall receive for their Pains, in executing their Offices, fuch Sums as the Truftees shall think fit, not exceeding, for all together, 12d. in the Pound; and the Trustees are hereby impowered to meet on the first Friday in the Month of June, in every Year (or oftner, if they think fit) at the Courthouse in Whitehaven, to audit the said Collectors, &c. Accounts, which, with all their Proceedings relative to the Trufts, shall be

fairly entered into Books provided for that Purpole.

All the Sums of Money and Duties, collected by Virtue of this Act, shall be applied and disposed for the Uses of the said Harbour, and in such Manner as is in this Act directed, and for no other Use, Intent, or Purpose whatsoever, viz. Eleven or more of the faid Trustees shall, and may, from Time to Time, direct and order the Making of the aforesaid Works, and the Deepening and Cleansing of the faid Harbour, in such Manner as they shall think most necessary and conducive to the Ends and Purposes aforesaid, according to the true Intent and Meaning of this Act; and shall likewise order and direct the Fixing and Erecting of Posts for Mooring, on the said Pier and Wharfs, as they shall think expedient, and the perpetual Repairing of the said Pier, Moles, Wharfs, and moor-ing Posts, and the Cleansing and maintaining of the said Harbour; and shall order the Removal of all Annoyances to the said Harbour and Wharfs, and may contract with Workmen; but first repay the Charges of passing this Act, &cr Provided always, that no other Walls, Enclosures, or Breast-Works, but

what are directed in this Act, be made within the Limits of the faid Harbour, upon any Pretence whatfoever, without the Confent and Approbation of the faid James Lowther, his Heirs, &c. and of seventeen, or more, of the rest of

the faid Trustees for the Time being.

And be it further enacted, that no Ship shall unload any Ballast in the said Harbour in the Night Time, nor throw any Thing into it, either of Stone, Rubbish, &c. There shall not be kept any Fire, nor any lighted Candle, (except in a Lanthorn, or in Case of Necessity) on board any Ship or Vessel lying in the faid Harbour, under different Penalties, &c. That, if any Ship or Vessel shall, through Mismanagement or Carelesness, run foul, or bilge upon the Pier, Moles, or new Wharf, belonging to the said Harbour, whereby the same shall be any Ways damnissed, the Master or Ruler of such Ship or Vessel shall. with all convenient Speed, upon Notice, repair the Damages fo sustained, at the Charge of such Ship or Vessel, under the Penalty of double the Value thereof, for every such Neglect. That, for the natural Securities of the said Harbour, no Person shall quarry, take, or carry away any Stones, either below the High-Water Mark, or from the Baurgh, &c.
Provided nevertheless, that the said James Lowther, &c. and any seventeen,

or more, of the rest of the Trustees, may, from Time to Time, as they shall fee Occasion to explain or alter, all, or any, the aforesaid Orders, in this AC particularly provided, or the Penalties of the same; and also to substitute or make any farther or other Orders and By-Laws, for the better Government and Regulation of the said Harbour, and the Whars aforesaid, and under such Penalties, not exceeding 61. 8 d. for any one Offence, as they shall judge requisite for that Purpose; and that they may also, by the like Concurrence, make the be for the for any this Ac And Harbou

Lowthe carrying All Harbou formers

Harbou In C it shall to enter of the A shall be in Cafe Duty up the Coa upon lik pay the any Tac to fell th

And, Merchan upon re thereof, shall the Harbour The C

Collecto take Co Merchan not disch Tonage o a Certific And,

eleven or &c. with free Libe as may the faid I and appl Precinct much m be necess Shore, v the Wes Elever

a Pier-N order the faid Har thereto. appointe a Salary,

f. 15.

f. 16.

f. 17.

any other Work or Works, in, or about the faid Harbour, as well for the better preferving, fecuring, cleanfing, and deepening the fame, as also for the more convenient docking, repairing, and cleanling of Ships or Boats, or for any other Uses, Improvement, or Accommodation of the said Harbour, or of the Shipping therein, as they shall find necessary or expedient; any Thing in this Act contained to the contrary hereof notwithstanding.

And for the more effectually preventing the throwing of Ashes, &c. into the s. 18. Harbour, fisteen, or more, of the Trustees, with the Consent of the said James Lowether, may appoint and agree with a Scavenger, within the faid Town, for carrying away the Dirt, &c.

All Penalties for any Offence committed within the Precincts of the faid 6. 19. Harbour, after deducting the Charges of Profecution, and Allowance to Informers, as the Trustees shall think sit, shall be applied to the Uses of the said

Harbour, which Penalties may be recovered by Distress and Sale, &c.

In Case the Collectors and Masters of Ships cannot agree about the Tonage, f ac. it shall be lawful for the said Collectors, at all convenient and seasonable Times, to enter into such Ships, and to admeasure the same, according to the Directions of the Act of Parliament herein before referred unto, which Admeasurement shall be the Rule to charge such Ships, then, and at all Times afterwards; and, in Case any Master, &c, do not, upon reasonable Demand, pay the aforesaid Duty upon Coals, chargeable upon him by this Act. and to be discounted upon the Coal Owner, as aforesaid; and likewise, in Case any such Master do not, upon like reasonable Demand, after the Tonage of the said Ship is agreed unto, pay the faid Duty upon Tonage, it shall be lawful for the Collectors to take any Tackie, &c. belonging unto such Ship or Vessel, by Way of Distress, and to fell the same, in Case Payment is delayed for three Days, Sc.

And, in Case the Sums, appointed by this Act to be paid for any Goods or 6.21. Merchandizes imported, shall not be paid by the Merchant, or Owner thereof, upon reasonable Demand made, the Collectors may distrain all, or any Part thereof, or any other Goods belonging to the faid Merchants or Owners, which shall then or afterwards come to, or be found in, the Precincts of the said

Harbour; and, in Case of Non-payment in three Days, may sell the same, &c.

The Officers of the Customs at the Port of Whitehaven, shall permit the f. 22. Collectors of the Duty hereby given, without Fee, to refort unto, inspect, and take Cognizance, of any Entries which shall be made there, of any Goods or Merchandize, chargeable by this Act, and the said Officers of the Customs shall not discharge any Ship outwards or inwards, until the Duties hereby granted for Tonage on Ships and Coals shall be paid, to be proved by the Master's producing

a Certificate thereof under the Collector's Hand, &c.

And, the better to cleanse and deepen the said Harbour, it shall be lawful for a 23. eleven or more of the Trustees, to order the Digging and Removing any Stones, &c. within the Precincts of the said Harbour, &c. and likewise they shall have free Liberty to dig, quarry, and take all fuch Stones within the faid Harbour, as may be useful for walling or otherwise, and to use the same in the Works of the said Harbour, and to sell such Part of them as there shall be no Occasion for, and apply the Money arising by such Sales to the Uses of the said Harbour only; and, if there be not Stones sufficient for the said Work, to be got within the Precincts of the faid Harbour, they shall have Liberty to quarry, and take so much more, as together with the Stones arifing within the faid Harbour, shall be necessary for the Uses and Purposes of it, in any Place or Places upon the Sea Shore, within the Manor of St. Bees, beyond the aforesaid Line, drawn from the Western Points of Tombeord-Rock: to the Baurgh.

Eleven or more of the Trustees shall, by Writing under their Hands, appoint 6. 24. a Pier-Master, to continue during their Pleasure, who shall have Power to order the regular Lying, Anchoring, and Mooring of Ships and Vessels in the faid Harbour, and to determine any Difference that may happen in Relation thereto, and to cause a due Execution and Observance of the Rules in this Act, appointed, &c. and the Trustees are hereby impowered to allow such Person

a Salary, not exceeding 20 l. per Annum, &c.

f. 25.

£ 26.

f. 27.

£ 28.

p. 315.

And, for the better Security of Ships, which may have Occasion to put into the faid Harbour in bad Weather, all that Part of Whitebauen-Bay, lying on the North East of the faid intended Counter-Mole, shall be always left with a free and open Beach to the full Sea, and that no Wells, Wharis, or Breatt-Works, shall, at any Time, be made there, upon any Presence whatforwer, in any such Depth of Water, as may endanger any Ship of Vessel to strike or run upon the fame, without the Consent and Approbation of seventeen of the Trustees for the

Provided nevertheless, that, as the Land shall happen to gain on the Sea, on the North-East Side, of the said Counter-Mole, it shall be lawful for such the North-East Side, of the said Counter-Mole, it shall be lawful for such the said counter-Mole, it shall be lawful for such that the said counter-Mole, it s Persons as shall be Owners of such Lands to advence any Buildings, or other Works, at their Will or Pleasure, so as not to endanger the Striking of any Ship or Veffel thereon; any Thing herein contained to the contrary thereof

And as the temporary Duties, granted by this Act, cannot of a long Time raife such a Sum of Money, as may be sufficient for the aforestaid extraordinary Works, which are to be done at the said Harbour; It is therefore further enacted, that eleven or more of the faid Trustees are hereby impowered by Deed or Deeds, indented under their Hands and Seals, to convey and affure all the faid Duties hereby granted, or any Part of them, for all, or any Part of the faid Term of fourteen Years, as they shall judge requisite, to any Person or Persons, who shall be willing to lend or advance any Sum or Sums of Money thereupon, at Interest, not exceeding the Rate of Six Pounds per Centum per Annum, which Money, so lent or advanced, shall be employed for, and towards the Uses of the said Harbour, according to the true Intent and Meaning of this Act, Sr.

If any Action, Suit, Sc. Itali be commenced, Sc. against any Person, for any Thing that he shall do in Pursuance of this Act, Sc. he may plead the general liftue, Sc. And this Act shall be taken, and allowed, in all Courts, as

a publick Act, &c.:

Continued by 10 Anna for 14 Years.

The Freamble recites the Acts 7 and 10 Aune, and shews their Desiciency; and then this Act continues the said two recited Acts for twenty-one Years, to 13 Ge. II. p. 311. p. 312. p. 313. p. 314. commence after the 10th Day of April, 1740, except fo far as either of them are by this Act enlarged, altered, or otherwise explained.

It is further enacted, that the Trustees appointed by the former, or this prefent Act, have Power to mortgage all or any Part of the Duties (subject to the forementioned Debt of 9381. 172. 7d. 3q.) to any Person who shall advance. Money thereon, to effect the necessary Purposes of this Act, and secure the Repayment of the Sums so advanced, with Interest for the same.

The Money directed to be borrowed by this Act shall be applied, in the first Place to discharge the said Sum of 9381. 17s. 7d. 3q. borrowed by Authority of former Acts, with the Interest, and afterwards for making such new Works as may be necessary for improving the said Harbour, and keeping the same in

After the faid Sums are paid off, and the Harbour judged, by the Justices of the Quarter-Sessions, to be in good Repair, the temporary Duties shall cease, and a Moiety only of the Duties on Tonage of Vessels, granted by the former

Acts, shall continue to keep the Harbour in Repair for ever.

This Act shall be deemed a publick Act, &c. The rest of the preceding Act is only relative to mending the Roads, and setting up Turnpikes in the Neighbourhood of Whitchaven, and consequently, having no Affinity with the Maritime Affairs we are now treating of, its Infertion here would be

Superfluous and unneceffary.

GREENOCK.

24 Ges. II. The Town of Greenock, in the County of Renfrew, being advantageously situ-P. 943. ated on the River Clyde, for carrying on both foreign and coasting Trade, the Superior, with the Inhabitants thereof, about the Year 1709, began to raise Money by a voluntary Subscription, for building a Harbour there, and some Progress hath been made therein, which, if compleated, would be of great Advantage to the Town, and to the Trade and Navigation of those Parts; but

pole, othe ec. Mon all ti that, the E or on able broug Bafter by tl Present Trust ing a applie Th Anftre

the !

By 2000/ provin repairi buildi ping b

them, into t

recited

The of the into I of the make ! and m reloadi order i On the T

Duties The of all (Offenc Salt

exemp The fuch P for load All

from Goods eight I

the Produce of the Subscription has been found insufficient to answer that Purpose, and to defray the Expence of cleansing the Harbour, and of performing p. 944. other Works, which are absolutely necessary to be done, to render the same useful and commodious: And, as the Building of a new Church, Townhouse, &c. are necessary and much wanted, but the Inhabitants are not able to raise Money to answer the Expence thereof, nor to compleat the Harbour, and keep all the said Works in Repair, without the Aid of Parliament; It is enacted, that, from and after June 1, 1751, for the Term of thirty-one Years, and to the End of the then next Session of Parliament, a Duty of two Pennies Scots, or one Sixth Part of a Penny Sterling (over and above the Duty of Excise payable to his Majesty) shall be laid upon every Scots Pint of Ale or Beer, brewed, brought in, tapped, or sold, within the Town of Greenock, and Baronies of Easter and Wester-Greenock, and Finnart, or the Liberties thereof; to be paid by the Brewers for Sale, or Venders thereof, to John Alexander, Writer, and present Builiff, Robert Donald, Robert Rae, &c. Merchants, who are appointed Trustees for cleansing and repairing the said Harbour and Piers; and for building a new Church, &c. and for putting in Execution all other the Powers of this Act, and the Money so to be raised shall be vested in them, and be applied to the several Uses and Purposes aforesaid; the Charges of obtaining this P. 945. Act being first deducted,

The Remainder of this Act is the same as the preceding ones of Kirckaldy, Anstrutber-Easter, and Kingborn, so excuse to insert it; and before I shut up this Article of Ports and Havens, I shall remark, that every Act concerning them, makes any Ballast, Stone, Rubbish, or any Thing else hurtful, thrown into them, Penal, in Conformity with the general Act of 19 Geo. II. before recited at Page 121 of this Work.

or of the second

to m

rehe ice rft of as in

u-

iuuile

me eat

but

LEITH HARBOUR.

By this Act, Power is given to the Magistrates of Edinburgh to contribute ²⁷ Gm. II₁ 2000/. and likewise to receive Contributions from other Persons, towards improving and enlarging this Harbour, and erecting Conveniencies for building, repairing, loading, unloading, and laying up of Ships and Vessels, and for the building of Warehouses, Wharfs, and Keys; but, as no Duty is laid on Shipping by this Act, we shall take no further Notice of it.

POOLE.

The Mayor, Bailiffs, Burgesses, and Collectors, &c. may demand Payment of the several Duties appointed by this Act, in respect of Goods, &c. imported into Pools Harbour, and also of Ballast Duties and Boomage, from the Master of the Vessel wherein such Goods, &c. shall be imported, at the Time he shall make his Entry, with the Officers of the Customs, of the Cargo of such Vessel; and may also demand Payment of the Duties on Goods, &c. exported from, reloaded at, or taken out of any other Vessel in the said Port or Harbour, in order to be exported, from the Master, at the Time he shall clear out.

On Non-payment of the Duties, the Mayor, or any Justice of the Peace, of 6.6. the Town of *Peole*, may, by Warrant, distrain or stop such Vessel till the Duties are paid, with the Costs and Charges of such Distress.

The Master to deliver to the Collector of the Duties, in Writing, an Account 6. 7. of all Goods on board, subject to these Duties, on Penalty of 101. for every

Salt and Rice, for which the Duty shall have been paid on Importation, to be f. s.

The Master to forseit 40 s. if he resules or neglects to station his Vessel in 6.9. such Place as the Quay-Master shall assign for taking in or throwing out Ballast, for loading or unloading his Vessel.

All Goods, landed on any Quay or Wharf, shall be removed in three Days 6, 16. from the Landing, or the Owners forfeit 12d. per Ton, for every Ton of Goods remaining after that Time, and likewise 12d. per Ton for every fortycight Hours they shall remain there.

· 194 f. 17.

f. 18.

OF PORTS, &c.

No Person to empty any Ballast, &c. into the Harbour, on Pain of being deemed a publick Nuisance, and their being punished accordingly.

Twenty Hundred Weight of Scale Goods, or two hundred and fifty-two Gal-

lons of Liquids, or forty Square Feet of measurable Goods, to be deemed a Ton. If any Dispute arises as to Tonage, to be determined by the Mayor and two Justices, and sour younger Brothers of the Trinity-House, or the Majority

of them.

The Table or Schedule of Harbour-Duties, Quayage, or Wharfage, Boomage and Ballast Duties, chargeable on the Goods, and to be paid by the Master.

For every Ton of Goods, imported, or exported, shipped or unshipped, laden or unladen, in, on, or out of, any Ship or Vessel, within the Limits of the Harbour of Poole, the Sum of 3d. per Ton.

Provided it shall be lawful to import or export. Sc. any Goods into or from the Channel, leading to Wareham, to the Westward of the South-West Buoy, off the Bulwarks of Hambey, and near the Entrance of the little Channel, leading to Poole, free of the said Duty: Neither shall any Duty be paid by open Boats, Lighters or Barges without Decks, for bringing Goods from Wareham, or any Part of the Channel, to the West of the South-West Buoy, or any Part of the Isle of Purbeck, within North-Haven Point to Poole, or from Poole to of the Isle of Purbeck, within North-Haven Point to Poole, or from Poole to Wareham, or any Part of the Channel to the West of the said South-West Buoy, or any Part of the Isle of Purbeck, within North-Haven Point aforesaid; but, if the Goods shall be imported in Decked Vessels into or out of the little Channel within Poole Stakes, then the Duties to be paid.

For Boomage the following Duties shall be paid, except for Vessels employed

in fishing or dredging.

Every Decked Vessel of 10 Tons Burthen, or under, shall pay 64. Ditto 20 Tons, or above 10, 11.

Ditto 30 Tons, or above 26, 24. Ditto 40 Tons, or above 30, 3s. Ditto 50 Tone, or above 40, 41. Ditto 60 Tons, or above 50, 5s. Ditto 100 Tons, or hove 60, 6s. Ditto above 100 Ton. 75.

For Ballaft the following Duties shall be paid: For every Ton of Ballaft, shipped or unshipped within Poole Stakes, 6d. But it shall be lawful to ship or unship Ballast in the Channel leading to Warebam, to the Westward of the South-West Buoy, or any Part of the Isle of Purbeck, within North-Haven Point, Duty free. And no more than 6 d. per Ton shall be paid for unshipping and shipping Ballast within Paole Stakes to careen.

Tobacco-pipe Clay to be exempted from all Duties.

MILFORD HAVEN.

31 Gee. II.

In this Session of Parliament 10,000/. were granted towards carrying on Works for fortifying and securing the Harbour of Milford-Haven, on Account of its convenient Situation for fitting out Fleets, and stationing Cruizers; but, as no Duties were laid on Shipping for perfecting this useful Work, I shall omit mentioning any Thing further in relation to it.

LIGHT-

A LIGHT-HOUSE is a Marine Term for a Tower, commonly advantageously situated on an Eminence near the Sea Coast, or at the Entrance of some Pert or River, for the Guidance of Ships in dark Nights, by the Illumination of a Fire or Candles burnt on the Top of them. The first we read of was called Pharos, from the Greek Words Phos, in Latin, Lumen, Light, and Orac, Latin, Video, to fee, and this was so superb a Fabrick, as to be reckoned one of the Seven Wonders of the World, and to give a general Name to all successive ones; it was built by Ptolemy Philadelphus, on a small Island in the Nile's Mouth, near Alexandria in Egypt, and is said to have cost that King 800 Talents, it is recorded to have been built square, upon four Pillars of Glass resembling Crabs, 300 Cubits high, on which a Fire was nightly burnt, to warn approaching Pilots of those dangerous Coasts, and by this Means direct

them celeb in Fa pofe; trance about into t and it which a Diff fecting imagii loaded then i long T who quit by the

Lantho using the gation Tha flanley,

after g

Years, many I Impedia first Lo blefome be intin his inte the Sca, Toils by the 14th 27th of found h once me of the D jected 1 July 28, the Ten

This . by W. the Anc three Le Ifle of A distant S much th the East covered : House, t though, House, more dan

The S High-W Water a

them to thun the Risks they were exposed to; but, though this was so justly celebrated both for its Use and Magnificence, it was equalled, if not execeded, in Fame, by the renowned Coloffus of Rhodes, which served for the same Purpose; this inanimate Monster was a brazen Statue of Apollo, set up at the Entrance of that Island's Harbour, with its Feet resting on the two Shores, it was about forty-two Yards high, and its Stride so great, that the largest Ships sailed · into the Port between its Legs: This gigantick Figure was dedicated to the Sun, and its prodigious Size may be afcertained by the Dimensions of its little Finger, which, it is faid, few Men were able to embrace: It was the Work of Chares, a Disciple of the celebrated Sculptor Lysippe, who was twelve Years in perfecting it, and is reported to have cost about 44,000 /. Sterling, though I should imagine this to be very far short of its Value, as, when broken to Pieces, it loaded 900 Camels; it remained erect for the Space of 1360 Years, and was then thrown down by an Earthquake, in which Proftration it continued for a long Time, till the Sara ens became Masters of the Isle, and sold it to a Jew, who quickly destroyed this Master-Piece of Art, to accommodate his removing it by the Means of the aforementioned Animals.

The Tower of Cordon on the River Bourdeaun, the Phare of Meffina, the Lanthorns at Genoa, Barcelona, &c. are respectively serviceable to the Ships using those Parts, as ours on Scilly, the Eddystone, Caskets, Portland, Dungenessis, Forelands, Skerries, &c. (besides the floating Light at the Nore) are to Navi-

gation in a more extensive Manner.

That on the Eddystone was begun by its ingenious Projector, Mr. Henry Winflanley, of Littlebury, in the County of Effex, Gent. in the Year 1696, and, after great Labour and Expence, was finished in something more than four Years, though a much less Space of Time would have sufficed, had not the many Difficulties of stormy Weather, Hardness of the Rock, Tides, and other Impediments he had to struggle with, protracted the Work, and rendered his first Lodgment, or Foundation of the Building, to be very hazardous and troublesome; however, a Person of Mr. Winstanley's enterprizing Genius was not to be intimidated by the Impediments that presented to obstruct the Prosecution of his intended Fabrick, but he watched every Spurt of fair Weather, and Ebb of the Sea, as well to commence as to carry it on, and happily run through his Toils by concluding it in the aforesaid Time, though the Light was put up on the 14th of November, 1698, and thenceforward was inhabited; it stood till the 27th of November, 1703, when Mr. Winstanley, unfortunately being in it, found he had been building his Tomb, as that dreadful Storm laid the Rock once more bare, and buried both him and his Works in the Sea; a plain Proof of the Deficiency of human Contrivance, and of the Infecurity of the best projected Fabricks, when Providence interferes. Its Rebuilding was begun in July, 1706, by John Rudyerd, Gent. a Light put up therein, and made useful July 28, 1708, and finished compleatly in 1709, since which it has withstood the Tempests it is exposed to, firm and secure.

This Lighthouse bears from Phymouth (or the Entrance of the Sound) S. and by W. and from Ram-bead S. and half a Point Eastwardly, and is distant from the Anchoring in the aforesaid Sound, four Leagues, and from Ram Point, about three Leagues and a half, this being the nearest Shore to the said House; and the sale of Maystone bears from the Lighthouse about N. E. and is also four Leagues distant South. And all Ships, coming from the East or West to Phymouth, have much the same Advantage of the Light; all the Rocks near this House are on the Eastwardly Side, and stretching North, but most Southerly, and all are covered at High-Water; but, on the West Side, any Ship may sail close by the House, there being twelve or thirteen Fathoms Water, and no hidden Rock; though, towards the E. and by N. about a Quarter of a Mile distant from the House, there lies one that never appears but at low Spring Tides, and is the

more dangerous, as it is little known.

The Sea ebbs and flows at this Rock on Spring Tides 19 Feet, and then at High-Water all the Rocks are covered, though a smooth Sea; and it is High-Water at the same Time as at Phymouth: But it runs Tide and half Tide; so

f. s.

f. 4.

3 Geo. II. c. 36. f. s.

ſ z.

that it runs East three Hours after it is High-Water, and yet the Sea falls lower; and it runs West three Hours after it is Low-Water, and yet the Sea riseth.

At low Tides (especially Spring Tides) three great Ranges of Rocks appear very high, and lie almost parallel, stretching towards the S. E. and N. W. the House standing the Westermost of all. The aforementioned hidden Rock is a full Cable's Length from all these others, and lies as aforesaid.

There is always a Family living in it to tend its Light, and the following Acts

have been made for its Management and Support, wir.

From the Placing a Light useful for Shipping in Eddy flore Lighthouse, there shall be paid to the Master, Wardens, and Assistants, of Trinity House of Deptshall be paid to the Master, Wardens, and Assistants, of Trinity House of Deptford Strond, by the Masters and Owners of all English Ships and Barks, which
shall pass by the said Lighthouse, (except Coasters) i.d. per Ton outward-bound,
and i.d. per Ton inward-bound, wis. of the Merchants one Moiety, and of the
Owner the other Moiety, and of all such Aliens Ships as shall pass by the said
Lighthouse 2.d. for every Ton of the Burden of the Ship; and every Coaster,
passing by the said Lighthouse, shall pay 2.s. for each Time: The said Duties to
be collected by such Persons as the said Master, &c. shall appoint, in such
Port whence such Ship shall set forth, or where such Ship shall arrive, before
they load or unload; the said Duties to be recovered by Action of Debt, &c.

The Duties in the Act 4 and & Anne. Cap. 20. directed to be paid by arre

The Duties in the Act 4 and 5 Anne, Cap. 20. directed to be paid by any Ship passing by Eddystone Lighthouse, shall be paid for every such Ship, as well 8 Ann. C. 17. those belonging to her Majesty's Subjects, as Strangers, which shall pass by the faid Lighthouse, from, or to, any Port, and shall be received of the Master of such Ship, in any Part of Great-Britain or Ireland, and may be recovered in any of her Majesty's Courts of Law.

No Customhouse Officer shall make out any Cocket or other Discharge, or take any Report outwards, for any Ship, until the Duties granted by the faid Act, and payable by the Master of such Ship, shall be paid; and that such Master

produces a Light-Bill, testifying the Receipt thereof.

It shall be lawful for every Person authorized by the Trinity-House, to go on f. 3. board any foreign Ship, to receive the Duties, and, for Non-payment, to diffrain any Tackle belonging to such Ship, and, in Case of any Delay in Payment, for three Days after Distress, it shall be lawful for the Receivers of the said Duties to cause the same to be appointed by two Persons, and to sell the said Distress.

This Act, and also the said former Act, shall be publick Acts.

The following Act is concerning the Lighthouse built on the Island Skerries, in Confirmation of Letters Patent, granted to William Trench, Efq; for building it, and recovers the same Duties, as the preceding one, though all the others receive but half.

There are also some erected for the Service of private Ports, as at Ilfordcombe,

on St. Bee's Head, near Whitehaven, &c.

All the Powers and Duties granted in Letters Patent, bearing Date at Westminster, the 13th of July, 13 Anne, to William Trench, Esq; deceased, for erecting a Lighthouse on the Island or Rock called Skerries, near Holy Head, in the County of Anglesea, shall have Continuance for ever, subject to a Proviso, as to the Maintaining of the Lighthouse in the Letters Patent contained, and to the Trust in the Act mentioned, and shall be vested in Sutton Morgan, Clerk,

who married the only surviving Child of the said William Trench. The faid Sutton Morgan, his Heirs and Affigns, may demand, of Masters and Owners of every Ship, or Bottom, passing, crossing, or sailing, in, or through St. George's Channel, by Holy Head, or Wicklow, to or from any foreign Port, or which shall pass or cross the said Channel, to or from any Place in Great Britain Southward of Holy Head, from or to Wicklow, or any Place Northward thereof in Ireland, or that shall pass, cross, or sail, from any Place Northward of Holy Head, and sail between Holy Head and the Calf of Man, or any Way in St. George's Channel to the Southward of Dublin, and likewise from all Coasters, passing to or from any Place in Great Britain, North of Holy Head, from or to any Port, &c. South thereof, 1 d. per Ton coming into, and the like Sum going out of, the faid Ports in Great Britain or Ireland, and double fuch Duties for any foreign Ship.

Ships

the g Voya or In In and I the fa If Good are pa may

Sh

No Th Th

fell th

at the Marks the Na The Voyage Ton pais by and wh per To or fron Time t tion, 2 Paymer On 1

The may at the Coa No S Owner

of the

March shall, a fon, by of Outle And a and Aut

N. B. belongin rity, by &c. but Brothers

t.:..

Ships loaded with Coals in Great Britain, North of Liverpoole for Ireland, or 6.3. the greatest Part of their Loading being Coals, and passing from Great Britain to Ireland, shall only pay one Voyage in every Year, the same to be paid the first Voyage yearly, before clearing out of the Customhouses, either in Great Britain or Ireland.

In Consideration of the Benefit the Pacquet-Boats, sailing betwixt Holy Head! 4 and Dublin, receive by the said Lighthouse, the Post Master General shall pay to the said Sutton Morgan the annual Sum of 50!. without Fee, Quarterly.

If any Person, having the Command of any Ship, shall refuse to pay the Du-s. s. ties, it shall be lawful for the said Sutton Morgan, his Heirs, &c. to seize any Goods of any Master or Owner of such Ship, and to keep the same till the Duties are paid; and, in Case of Delay in Payment three Days after such Seizing, he may cause the same to he appraised by two Sworn Appraisers, and afterwards sell the Goods.

Nothing herein shall charge any of his Majesty's Ships of War.

The said Suston Morgan shall be freed from the Payment of 51. per Annum 6. 7.

Quit-Rent, reserved by the Letters Patents.

This Act shall be a publick Act.

LITTLE CUMRAY LIGHT-HOUSE.

By this Act the Trustees are impowered to erect a Light-House on this Island, ²⁹ Get. II. at the Mouth of the River Clyde, and to fix such Beacons, Buoys, Land or Sea Marks, on any Place in the Frith, as they shall think necessary for rendering

The Master or Owner of every Vessel, bound outwardly on any foreign Voyage, passing the Light-House, to pay 1d. Sterling per Ton, and 1d. per Ton passing inwards from any foreign Voyage to the Northward, whether they pass by the middle Passage, between the Islands of Little Cumray and Bute, or by the East Side of Little Cumray, or between the Islands of Bute and Arran, and whether they discharge in the Chyde or not: Every foreign Vessel to pay 2d. per Ton, inwards and outwards; every Vessel of 30 Tuns or upwards, trading to or from any Part of Great Britain or Ireland only, to pay 2q. per Ton every Time they pass, and for every Vessel of fifteen Tons, under the same Restriction, 2d. per Ton per Annum; the Year to commence from Jume 24, and the Payment for the current Year to be made before clearing the Port.

er

in

or

ng rs

ne as to k, at rd of

in rs, to m

ps

On Refusal to pay the Duties, the Trustees have Power to distrain any Part of the Tackle of the Ship, and sell the same, returning the Overplus.

The Masters, Wardens, and Affistants of the Trinity House at Deptsord Strond, San Marks; may at their Costs set up Beacons, and Marks for the Sea, in such Places, near 9 2818x, 0, 13. the Coasts, or Forelands, as to them shall seem meet.

No Steeple, Trees, or other Things standing as Sea Marks, whereof to the source or Occupier of the Place, where the same doth stand, before the 1st of March next, Notice shall be given by the Queen's Letters under her Signet, shall, at any Time hereafter, be taken or cut down, upon Pain that every rerson, by whose Consent such Offence shall be committed, shall forfeit 100 st. &c. and, if the Persons offending be not of the Value, they shall be deemed convict of Outlawry.

of Outlawry.

And no Man may erect a Light-House, Beacon, &c. without lawful Warrant 3 Inft. 204.

. N. B. The abovementioned Trimity House is a Kind of College at Deptsord, belonging at first to a Company or Corporation of Seamen only, with Authority, by the King's Charter, to take Knowledge of those that destroy Sea Marks, &c. but now many Gentry, and some Nobility, are made Members or Elder Brothers of that Community.

Of Letters of Marque and Reprifal.

ETTERS of MARQUE are extraordinary Commissions granted to Captains or Merchants for Reprifals, in order to make Reparation for those Damages they have sustained, or the Goods they have been despoiled of by Strangers at Sea.

They feem to me always to be joined to those of Reprife, for the Reparation of a private Injury; but, when the Hurt of an Enemy is folely intended under a declared War, the former only are granted to Privateers, as will be shown in

the subsequent Chapter.

These Commissions in the Law have other Appellations than Reprisals or Gret, de Jure These Commissions in the Law have other Appellations than Repress to Belli & Pacis, Letters of Marque, as Pignoratio, Clarigatio, and Androlepsia, and though, by 1. 5. S. Virtue of these, any Capture they license becomes legal, yet private Authority will not justify the Proceedings, as it only can be done by the Power of that Prince or State, whose Subject the injured Person is, nor is the same grantable even by them, but where the suffering Person has Justice denied him, or illegally delayed.

This Custom of Reprisals is now become a Law by the Consent of Nations, and has been generally confirmed by an Article in almost every Treaty of Peace

and has been generally confirmed by an Article in almost every Treaty of Peace that has, for forme Years past, been made in Europe, under its proper Restrictions and Limitations; as in that concluded with Spain the 13th of May, 1607, Molling de Jure (Art. 3.) that with France the 21st of Judy, 1607, (Art. 16.) that with Halland Mar. p. 17. of the same Date, (Art. 31.) that with Denmark the 11th of July, 1670, and 1 July 18. described in the 18th of July, 1670, and 1 July 18th of Ju faction; whereas the Effects of those private Men, whose Dealings in Trade are various, may be catcht for Recompence, sometimes with the greatest Ease, and

freeft from Rifque or Danger.

And, as the Benefit of this Obligation was common to all Nations, they which were at one Time Sufferers, would at another Time be eased by it, and Princes are not only accountable for publick Injuries, but in Prudence should endeavour to prevent private ones, and, by setting the good Example of protecting Foreigners from Wrongs, add Strength to their just Demands of Redress,

whenever their own Subjects have Occasion to request it from them.

If therefore the injured Party cannot obtain his definitive Sentence or Judgment, within a fit Time, against the Person of whom he complains, or if there be a Judgment given against apparent Right and Law, and no Relief can be had from the Iniquity of such a Decree, the Bodies and Moyeables of the Prince's Subjects, who render not Right, may be apprehended and taken.
But in the Profecution of this there must be,

1. The Oath of the Party injured, or other fufficient Proof, touching the pretended Injury, and of the certain Loss and Damage thereby fullained.

2. A Proof of the due Prosecution, for the obtaining Satisfaction in a legal Way.

The Delaying or Denial of Justice.

4. A Complaint to his own Prince or State. The state and and a de A s. Requisition of Justice, by him, or them, made to the supreme Head or

State, where Juffice in the ordinary Course was denied.

6. Persistency still in the Denial c. Justice.

And all this preceding Letters of Reprisal, under such Cautions, Restrictions, Mog. Char. And all this preceding Letters of Repinal, under the case and fublishing Treaties, and as the special Case shall require, may issue, not only by the Jus Gentium, and Civile, but by the ancient and municipal Laws of the Kingdom.

Molloy de Jure The Reprifals grantable by the Laws of England are of two Sorts, Ordinary and Extraordinary; the Ordinary are either within or without the Realm, and

are alwa Effects. by Merch for him, profecute him, he of that Subject Lord Ci Approba The c always u

and the ing to I Letters then the a nation Means, Subjects Patents them car this may of 4 Her which ! when th Peace ar tified, an Princes fo as th shem (The ?

like Ap King's at any But, King's Letters returne State, to low Injuries with P Subj lawfull

or any l

over th lawfull ceales. Judy Suit, o Court to the

Contro

for, in But doubtfu or extr perver for in was tr Purpoi are always granted to English Merchants, who have fuffered in their Persons or Effects, and have had their Goods spoiled, or taken from them, beyond the Sea, by Merchants, Strangers, and cannot upon Suit, or the King's demanding Justice for him, obtain Redress; in such Case, the injured Person proving, that he has prosecuted the Offenders in a legal Course, and had Justice delayed, or denied him, he shall have a Writ out of Chancery, to attest the Merchants Strangers of that Nation, or their Goods here in England, the which is granted to the Subject oppressed, not as a Matter of Favour, but of common Right, by the

Lord Chanceller, or Keeper of England, who alwars, in fuch Cafe, hath the Approbation of the King, or Council, or both, for his so doing.

The other ordinary Reprisals, granted for Reparation out of the Realm, are Moller de Jure always under the Great Seal of England, and cannot be revoked or annulled; Mar. P. 30. and the Resson is, because the Person injured hath petitioned, and hath, according to Law, made out by Proof his Loss, and no Regard having been paid to ing to Law, made out by Proof his Loss, and no Regard having been paid to Letters of Request, sent to the Prince of the Offender, nor Reparation made; then the Letters Patent of Repriful (being sealed) immediately create and vest a national Debt in the Grantee, to be satisfied in such Manner, and by such Means, as the said Letters Patent do direct, out of the Goods and Estates of his Subjects who resules or protelates doing Right; but, though these Letters Patents are unrevokable, yet, if the supreme Power thinks the Execution of them cannot well be effected, without endangering the Peace of both States, this may justly caste their Respite till a more proper Occasion; for the Statute of 4. Herry V. c. y. does not restrain the King's Prerogative and Authority, which he had at the common Law, in judging the Conveniency and Time when they shall be executed; and as the King hath the Legislative Power of Peace and War, in a publick Treaty for the Nation's Good, they may be mortified and then revoked by the great Seal, in Pursuance of that Treaty, and reace and war, in a publick Treaty for the Nation's Good, they may be mortified and then revoked by the great Seal, in Purfuance of that Treaty, and Princes are always cautious in the framing and composing such Letters Patent, so as they may not be reckoned a Breach of the Peace, which the granting them (for particular Satisfaction) in the ordinary Way, does not amount to.

The Extraordinary Reprifals are by Letters of Marque, for Reparation at Sea, Ditto p. 32. or any Place out of the Realm, grantable by the Secretaries of State, with the s. 10. like Approbation of the King or Council, or both; but they are only during the King's Pleasure, and to weaken the Enemy during the Time of War, and may, at any Time, he revoked.

by ity iat

CC

r-7. nd nd c-h- of

de ifre nd

o-le,

Aing's Pleature, and to weaken the Enemy during the Time of War, and may, at any Time, be revoked.

But, before granting Letters of Marque, there gradually precede two or three Milloyde fore Letters of Request, and, according to the Saxisfaction, sufficient or insufficient, Mar. p. 32. returned in Antwes, Commissions are awarded or denied; and the Prince or State, whose Subject the injured Person is, should not value his Missfortune at so low a Rate, as to result him the former, for that would be to accumulate Injuries, but should likewise, if Justice be denied, after such Request, arm him with Power to take Satisfaction by Reprife, Vi, Manu, & Militari.

Subjects cannot by Force hinder the Execution even of an unjust Judgment, or Ditto p. 33. lawfully pursue their Right by Force, by Reason of the Espicacy of the Power s. 12.

over them: But Foreigners have a Right to compel, which yet they cannot use lawfully, so long as they may obtain Satisfaction by Judgment; though, if that ceases, then Reprist is let in.

Judgment is obtained either in the ordinary. Course, by Way of Projecution, or Ditto p. 33. Suit, or Appeal from the same, after Sentence or Judgment given, to a higher set. 13. Court; of the in the extraordinary Way, which is by Supplication, or Petition, to the supreme Power; but we must understand that to be when the Matter in

Controverfy is, tem quad merita quam quoad modum procedendi; not doubtful; for, in doubtful Matters, the Presumption is ever for the Judge or Court.

But the Reprisal must be grounded on wrong Judgment given, in Matters not doubtful, which might have been redressed in some Shape, either by the ordinary or extraordinary Power of the Country or Place, and the which was apparently perverted or denied. Though, if the Master be doubtful, it is then otherwise; for in Causes dubious or difficult, there is a Prefumption always, that Justice was truly administered by them who were duly elected and appointed for that Purpose.

And

And yet, in this latter Case, some are of Opinion, if it was dubious, and, if the Judgment was against apparent Right, the Stranger oppressed is let into his Satisfaction, and the Reason is, because it Judge's Authority is not the same over Foreigners as over Subjects, for the Motive or Cause abovementioned.

If an English Merchant shall prosecute a Suit in the ordinary Courts of Law beyond Seas, and Sentence or Judgment shall pass against him, from which he appeals to the supreme Court, and there the first Judgment or Sentence is confirmed, though the Complaint hath received a Judgment contrary to Right and Equity, yet this will be no Cause for Letters of Reprisal, though, perhaps, it may occasion Letters of Request (if the Circumstances and Reasons are strong

for the same) to have a Rehearing.

But, if an Englishman shall have Right to recover a Debt there, and the Debtor is committed to the Custody of an Officer till Payment, and he wilfully lets the Prisoner escape, who then becomes insolvent, this Circumstance may occasion

Letters of Reprifel.

In England, if a Foreigner bring an Action personal against I. S. and the Matter is found special or general, and the Party prays Judgment, and the Court resules it, and then the Desendant dies, and with him the Action (the Nature of it being such) the Party is here without Remedy, and the same may oc-casion Letters of Reprisal, if it be accompanied with those Circumstances that evince an apparent Denial of Justice, i. e. putting it off from Term to Term without Caufe.

An Englishman profecutes his Right in the legal Courts beyond Seas, and the military Governor opposes the Prosecution, and by Force conveys away the Debtor, and his Goods, and the Sentence or Judgment is obtained: Its ultimate End being Execution, is, by the aforementioned Means, frustrated, and may

occasion Letters of Reprisal.

If any Person shall be murdered, spoiled, or otherwise damaged, in hostile Manner, in the Territories on Places belonging to any King, to whom Letters of Request are issued forth, and, if no Satisfaction be made for the Injury, Letters of Reprifal may be granted, as the petitioning Parties are not in such Cases compelled to resort to the ordinary Prosecution; but the Prince of the Country, against whom the sa e are awarded, must repair the Damage out of his, or their Estates, who committed the Injuries; and, if that proves deficient,

it must then fall as a common Debt on his Country.

Ditte

Such Letters of Request generally allot a Time certain for Damages to be repaired, and, if not complied with, Reprifals are to iffue: Thus, after the Massacre at Amboyna, and other Depredations committed by the Flemish on the English, his Majesty, in 1625, iffued forth his Letters of Request to the States of Holland, for Satisfaction within eighteen Months, otherwise Letters of Reprisal should be granted; and King Charles II. iffued Letters of Request to the said States, for Satisfaction to be granted to William Courten, Esq. for Depredations made by their Subjects on two of his Ships; but, not obtaining it in the limited Time, he granted to the Partners and Heirs of the said Courten his Letters of Marque, in the Form following:

CHARLES II. by the Grace of God, of England, Scotland, France, and Ireland, King, Defender of the Faith, &c. to all Christian People to whom these Presents shall come, greeting: WHEREAS our loving Subject William Courten, Esq; deceased, and his Partners, Anno 1643, by the Depredation and hostile Act of one Gailand, Commander in Chief of two Ships belonging to the East India Company of the Netberlands, was, between Goa and Macao, in the Streights of Malacca, deprived, and most injuriously spoiled of a certain Ship named the Bona Esperanza, and of her Tackling, Apparel, and Furniture, and all the Goods and Lading in her, upon a very hopeful trading Voyage to China, which were carried to Batavia, and there all, de facto, without due Process of Law, conficated. And that also in the same Year, another laded Ship of our faid Subject, called the Henry Bonadventure, being come on Ground near the Island Mauritius, was there, both Ship and Goods, seized upon by some of the Officers and Ministers, and others under the Command of the said East India

Compan vours to the Male they bee And tha Francis, the faid George C diverse Bonadve Edward would to SENSE Y nest, bo of the U Envoy E Satisfact good C inviolab. General **Subjects** tisfied a mate ar cerning prefixed our afor no fatis be, not nity, to WHERE of Engl Damage now vel Efq; an Witnes

> Hand, bundred Now Ships, Afligns with al fame, Present our faic ministr interest to Tin PROVI ralty C Ammu of the and wi appreh Genera

> > tories, Englas Wron

taken, tory t me

he onand , it ong

tor the ica

the urt ure ochat

the

he

ate

ay

ile

crs

y, ch

of

at,

he of al

Company, and utterly detained from the right Owners. AND WHENEAS the faid William Courten, and his Affigns in his Life-time, used all possible Endeavours to recover the said Ships and Goods, and to procure further Justice against the Malefactors, and yet could obtain no Restitution or Satisfaction, whereby they became to be much distressed and utterly undone in their Estates and Credit: And that thereupon, and upon the most humble Supplications and Addresses of Francis, Barl of Shremsbury, and William Courten, Elq. Grandchild and Heir of the said William, deceased, Sir John Ayeon, and Sir Edmund Turner, Knights, George Carew, and Charles Whitaker, Eugrs. on the Behalf of themselves, and diverse others, interested in the said two Ships Bona Esperanza, and Henry Bonadventure, and in the Estates of the said William Courten, deceased, Sir Edward Littleton, Baronet, and Sir Paul Pindar, Knight, deceased, that we would take their Case into our Princely Consideration. WE, OUT OF A JUST SENSE we then had, and still have, of their unjust Supperings in that Business, both by our own Letters under our Sign Manual, to the States General of the United Provinces, and by Sir George Downing, Knight and Baronet, our Envoy Extraordinary, to whom we gave especial Command so to do, required Satisfaction to be made, according to the Rules of Justice, and the Amity and good Correspondence, which we then detired to conserve with them firm and inviolable. AND WHEREAS, after several Addresses made to the said States General by our faid Envoy, and nothing granted effectual for Relief of our faid 3ubjects, (whom we take ourselves in Honour and Justice concerned to see fatisfied and repaid) we lately commanded the faid Sir George Downing to inti-mate and fignify to the faid States, that we expected their final Aniwer, concerning Satisfaction to be made for the said Ship and Goods, by a Time then prefixed, and fince elapsed, that we might to govern ourselves thereupon, that our aforesaid Subjects might be relieved according to Right and Justice, and yet no fatisfactory Answer hath been given; so that we cannot but apprehend it to be, not only a fruitless Endeavour, but a Prostituting of our Honour and Dignity, to make farther Application, after so many Denials and Slightings. AND WHEREAS John Exten, Doctor of Laws, Judge of our High Admiralty Court of England, upon our Command, to certify to us the Value of the Losses and Damages sustained by the said William Courten and Partners, whose Interest is now vested in our loving Subjects Sir Edmund Turner, Knight, and George Carew, Esq; and Partners, hath, upon full Examination, and Proofs thereof made by Witnesses in our High Court of Admiralty, reported and certified under his Hand, that the same do amount to the Sum of one bundred fifty-one thousand fix bundred and twelve Pounds.

Now know ye, that, for a full Restitution to be made to them, for their Ships, Goods, and Merchandizes, of which the faid William Courten, and the Affigns of the faid William Courten, and Partners, were so despoiled as aforesaid, with all such Costs and Charges as they shall be at, for the Recovery of the same, We, by the Advice of our Privy Council, have thought sit, and by these Presents do grant, license, and authorize, under our Great Seal of England, unto our faid Subjects, Sir Edmund Turner, and George Carew, their Executors, Administrators, and Assigns, for, and on Behalf of themselves, and other Persons interested, as aforesaid, to equip, victual, furnish, and to set to Sea, from Time to Time, such, and so many Ships, and Finnaces, as they shall think fit; PROVIDED ALWAYS, that there be an Entry made and recorded in the Admiralty Court, of the Names of all Ships and Veffels, and of their Burden and Ammunition, and for how long Time they are victualled; and also of the Name of the Commander thereof, before the same or any of them be set forth to Sea; and with the faid Ships and Pinnaces, by Force of Arms, to fet upon, take, and apprehend, any of the Ships, Goods, Monies, and Merchandifes, of the States General, or any of the Subjects inhabiting within any their Dominions or Territories, wherefoever the same shall be found, and not in any Port or Harbour in England or Ireland, unless it be the Ships and Goods of the Parties who did the Wrong. And the faid Ships and Goods, Monies and Merchandizes, being fo taken, and brought into some Port of our Realms and Dominions, an Inventory thereof shall be taken, by Authority of our Court of Admiralty, by the

F

Jud

" min es and " the " fore as t " tors " difb ss and " this " by " Itra WILL High miralt whatf Careu in the cation therec expres and fa Adva Admi cause

It is not or Law if Les of Tu should nor c Subjection It fortunin Ti

the I

being faw to Deva By privil fome fador from Digrais fer T

anot

of h

Exe

V

Effec

or C fisca may Seiz

" ministrators,

Judgeor Judges thereof, for the Timebeing, upon Proof made before him or them, that the faid Ships, Goods, Wares, Merchandizes, or Money, did belong to the States General, or any of the Eubjects, as aforesaid, that they shall be lawful Prize to the faid Sir Edmund Turner and George Carew, their Executors, Adminifirstors, and Assigns, as aforesaid, to retain and keep in their, or any of their Possessions, and to make Sale, and dispose thereof in open Market, or however else, to their, and every of their best Advantage and Benefit, in as ample Manner as at any Time heretofore hath been accustomed by Way of Reprizal, and to have and enjoy the same as lawful Prize, and as their own proper Goods: So THAT " NEITHER Captain, Master, nor any of the Company, that shall serve " in his own Person, or shall promote and advance the said Enterprize, in Man-" ner and Form aforefaid, shall, in any Manner of wife, be reputed, or chal-" lenged, for any Offender against any of our Laws. And that also it shall be " lawful for all Manner of Persons, as well our Subjects as any others, to buy " the faid Ships, Goods, and Merchandizes, so taken and apprehended, by the faid Captains, Masters, and others, and adjudged as aforesaid, without any " Damage, Lofs, Hindrance, Trouble, or Molestation, or Incumbrance, to befal " the faid Buyers, or any of them, in as ample and lawful Manner, as if the Ships, "Goods, Wares, and Merchandizes, had been come, and gotten by the lawful " Traffick of Merchants, or of just Prizes in the Time of open War." PROVIDED ALWAYS, that all Ships, Goods, and Merchandise, taken by Virtue of this our Commission, shall be kept in Safety, and no Part of them wasted, spoiled, or diminished, or the Bulk thereof broken, until Judgment hath first past, as aforefaid, that they are the Ships and Merchandizes of the States General, or their Subjects as aforefaid. And if, by Colour of this our Commission, there shall be taken any Ships, Goods, or Merchandizes, of any of our loving Subjects, or the Subjects of any Prince or State in good League or Amity with us (except the States General, or their Subjects, as aforesaid) and the Goods therein laden, sold and embezzled, or diminished, or the Bulk thereof broken, in any Place, before they shall be adjudged to belong to the States General, or some of their Subjects, as aforesaid, that then this Commission shall be of no sufficient Authority to take the faid Ships, Goods, and Merchandizes, or to warrant, or to fave harmless, such as shall receive, buy, or intermeddle therein; but that both the Prizes fo taken, and the faid Ship of War, shall be confiscated to our Use. "AND FURTHER, We do hereby declare, that it is our Will and Pleasure, that this Our Commission shall remain in full Force and Power, to all Intents and Purposes, until the said Sir Edmund Turner and George Carew, their Executors, Administrators and Affigns, as aforesaid, shall, by Virtue thereof, have, by 44 Force of Arms, apprehended, taken, seized, recovered, and received, from the States General, or their Subjects, one bundred fifty-one thousand six bundred and twelve Pounds, according to the Appraisement to be made by sufficient Appraisers, upon Oath, nominated and authorized in our faid Court of Admiralty, of all fuch Ships, Goods, Wares, and Merchandises, as shall be taken from the faid States General, or any of their Subjects, by Virtue of this Commission, or shall other Ways receive Satisfaction of the Debt aforesaid, by Composition to be made between those of the East India Company of the Netberlands, and the faid Sir Edmund Turner and George Carew, their Executors, Administrators, and Affigns, as aforesaid. Notwithstanding it schappen, the present Difference between Us and the States General, depending upon general Reor prifals, may be agreed and composed, and that in the Interim a Peace may and good Correspondence be renewed between Us and the said States General; in which Case nevertheless, it is our Will and Pleasure, that in the Execution of this our Commission, no Violence shall be done to the Persons of the said " Subjects of the faid States General, but only in Case of Resistance; and that after, in cold Blood, the Subjects of the said States General, if hurt or wounded, " shall be used with all convenient Office of Humanity and Kindness. AND FURTHER, our Will and Pleasure is, that, although it shall happen, that all Hostility between Us and the States General, and our respective Subjects, " shall cease, yet this our Commission shall remain, and be in full Force and " Power to the faid Sir Edmun! Turner and George Carew, their Executors, Ad-

" ministrators and Assigns, as aforesaid, by Virtue thereof to apprehend, take, " and feize, by Force and Arms, fo many more of the faid Ships and Goods of " the States General, or any of their faid Subjects, ss, besides the faid Sums be-" ferementioned, shall countervail, satisfy, and pay all such Costs and Charges, " as the faid Sir Edmund Turner and George Carew, their Executors, Administra-tors or Affigns, as aforesaid, shall, from Time to Time, make Proof, to have disbursed and paid, towards the Equipping, Manning, Paying, Furnishing, and Victualling of the said Ships, so licensed and authorized as aforesaid, by "this our faid Commission, to be equipped, manned, furnished, and victualled, by the said Sir Edmund Turner and George Carew, their Executors, Administrators, and Assigns, as aforesaid, for the Purposes aforesaid." And our WILL and Pleasure is, and We do hereby require our Judge, or Judges, of our High Court of Admiralty for the Time being, and all other Officers of the Admiralty, and all other our Judge or Judges, Officers, Ministers, and Subjects whatfoever, to be aiding and affifting to the faid Sir Edmund Turner and George Carew, their Executors, Administrators and Assigns, as aforesaid, in all Points in the due Execution of this our Royal Commission, and to proceed to Adjuc'ications, and adjudge all Ships, Merchandizes, Monies, and Goods, by Virtue thereof to be taken, according to our Princely Intention, hereby fignitied and expressed, and to take Care that this our Royal Commission to be duly exceuted, and favourably interpreted and construed, in all respects, to the Benefit and best Advantage of the faid Sir Edmund Turner and George Carew, their Executors, Administrators and Assigns, as aforesaid. In WITNESS whereof, We have caused these our Letters to be made Patent. Witness our Self, at Westminster, the 19th Day of May, in the seventeenth Year of our Reign.

BY THE KING.

It is not the Place of any Man's Nativity, but that of his Domicil and Abode; Dino p. 40. not of his Origination, but of his Habitation, that subjects him to Reprife; the subjects him to Reprife; the subjects him to Reprife; the subjects of the Grand Duke of Tusting of Reprifal should be awarded against the Subjects of the Grand Duke of Tusting, and a Native of Florence, (but denizened or naturalized in England) should have a Ship, in a Voyage to Legborn, taken, the Capture is net lawful, nor can she be made a Prize. Yet, by the Laws of England, a natural-born Subject cannot divest himself of his Aliegiance, though he happens to be commorant, or a Dweller in the Enemy's Country.

It does not appear from any Precedents, that Reprifals can be granted on Mis-Ditto 5. 415 fortunes happening to Perfons or their Goods, refiding or being in foreign Parts f. 17. in Time of War there; for, if any Misfortune happens, or is occasioned to their Effects, or to their Perfons, they must contentedly fit down under their Loss; it being their own Fault that they would not fly or quit the Place, when they fore-faw the Country was exposed, or would be subject, to the Spoil of Soldiers and

Devastations of the Enemy.

m.

to

ful

eir ver

to

So rve m-

al-

be uy

he

fal

ps,

ED

ur

or

re-

eir

be

he

old

-3C

b~

ity

m-

ees ND

his

11~ 18,

by

he

p-

ty,

m,

cn

nd

18,

nt

¢-

ay

id

at

d,

D

ts,

nd

By Right, there are many Persons exempted, and those whose Persons are so pitto p. 41. privileged have also Protection for their Goods, some by the Law of Nations, some by the Civil Law, others by the Common Law; among which the Ambasanders, by the Laws of Nations, their Retinue and Goods, are exempt, coming from him who awarded Reprise; the Law of Nations not only provides for the Dignity of him that sends, but also the secure Going and Coming of him that is sent.

Travellers through a Country, whose Stay is but short, and a Merchant of another Place, than that against which Reprifals are granted, although the Factor

of his Goods was of that I lace, are not subject to Reprisals.

When Ships are driven into Port by Storm or Stress of Weather, they have an Ditto p. 42. Exemption from the Law of Reprifals, according to the Jus Commune. though, by the Law of England, it is otherwise, unless expressly provided for in the Writ or Commission; but, if such Ships sly from their own Country to avoid Confication, or for some other Fault, and are driven in by Stress of Weather, they may, in such Case, become subject to be Prize; though it is unlawful to make Seizure in any Ports for Reprifals, but in that Prince's who awarded them, or in his against whom the same is issued; for the Ports of other Princes or States are

Of PRIVATEERS, &c.

facred, and the Peace of them not to be violated or disturbed, but justly to be observed and maintained.

If any Ship carrying Letters of Reprise attacks a Vessel, and she refuses to yield, she may be assaulted and entered, and, if it falls out, though by Accident, that some of those who resist are slain, the Fault will lie at their own Doors, for endeavouring to hinder the Execution of what is Right, and which the Law

both approves and warrants. Greg. lib. 9.

By the Law of Nations, ipso facto, the Dominion of the Things taken by those to whom Letters of Marque are granted become the Captors, till the Debt and Costs, that is, the original Damage and subsequent Charges, are fatisfied; which being done, the Residue ought to be restored. So the Venetians used their Equity, having taken the Ships of Genoa: They did not spoil any of the Lading, but preserved the same very carefully till the Debt was paid, which done, an entire Restitution of the Things was made, without any Diminution.

When, perhaps, for the Fault of a few, a Debt becomes national, by Reason

of which the Goods of the Innocent become liable (if taken) for Satisfaction, in fuch Case the Person so suffering is entitled to Contribution for his Relief, being put to the whole Burthen, where more are bound to the fame Thing.

Yet, when Depredations have happened to foreign Merchants, our Kings (on Mar, p. 46. Complaint) have often iffued Commissions to enquire of the same; and it was so for a second to the same of the same; and it was so for the same of the done upon the Petition of some Genoese Merchants, who complained against the Inhabitants of the Isle of Guernsey, for a Depredation in taking away and detaining their Merchandize and Goods to a very great Value, out of a Ship wrecked by Tempest near that Isle, and the Commissioners were empowered to punish the Offenders, and to make Restitution and Satisfaction for the Damages

The like Complaint was made by the Merchants of the Duke of Bretagne, of certain Depredations committed by the Subjects of the King of England, who iffued forth the like Commission, to give them Reparation and Damages for the same; so that if the Subjects of the King of England should have their Goods taken by Way of Reprise for the Satisfaction of such Debt or Damage, they may have the Benefit of the like Commissions, to make themselves whole out of the Estates of the Offenders.

Of Privateers or Capers.

PRIVATEERS and CAPERS are fynonimous Terms for the fame Thing, with this only Difference, that the latter are smaller Vessels than the others; they are generally esteemed private Ships of War, fitted out by Particulars, in order to annoy the Enemy; though the Commission is neither so lasting nor so honourable as that given to the Commander of a King's Ship, the one being certain, and continued whilft his Behaviour is unexceptionable, the other only temporary and occasional; the one appointed by his Majesty, the other by a Subject, (with the Prince's Approbation) and liable to be turned out at the Owners Pleasure; and, though such Appointments are ancient, and very useful in a War, by distressing the Enemy, yet many esteem the Action but one Remove from Piracy; as the Undertakers are supposed to have no immediate Injury done them, nor have any other Motive but the Hopes of Gain, to animate them to the Engagement, or to induce their commencing a Trade of Rapine and Spoil on the Perions and Goods of innocent Traders; and, by these Means, encrease the Horrors and Calamities which War naturally brings with it, and inspires; but whofoever reflects, that every Individual is injured, when the Nation in general is so; and that, if this has a Right to vindicate or revenge its Wrongs, Particulars must be justified in affording their Assistance: We must conclude, that, in so doing, they only comply as good Subjects, whilft their Proceedings remain directed by Authority, and their Successes against the Enemy are managed with that Humanity our own Natures and the Laws of Nations enjoin.

However, leaving these Disputes to be determined by Casuists, I shall proceed to inform my Reader of the Nature and Power of fuch armed Vessels, and on what Footing they have generally been fitted out in the late and former Wars; and this has been under two different and distinct Commissions, as will hereafter be shewn.

Th their o to thei Private every in Cal and Sp wife a with a him by the Ad The Expen are at

when In fo chase r to the to the apperta lated to their B into be of this

The King's Persons per Mo to pay

for in t greatly Merch not fo Nο an Enc

inviola And taken accord this Re cerned Men, faction contra ties of

liable. If a there i Decree Appea the Ser And Paffeng

are bro the Ta them f Majest

The one of them is customarily granted to the Petitioners for it, after they, at their own Expence, have fitted out a Privateer; and impowers them to appropriate to their own Use whatever Prize they make, after a legal Condemnation, and the Government allows them besides 51. for every Man aboard a Man of War or Privateer taken or destroyed at the Beginning of the Engagement, and 101.+ for every Gun she had mounted, with Liberty of Cruizing where they please; and, in Case we are at War with more Potentates than one (as lately with the French and Spaniards) they must have Commissions for acting against them both, otherwise a Captain carrying only one against the Spaniards, and in his Course meets with and takes a Frenchman, this Prize is not good, but would be taken from him by any Man of War he met, and could not be condemned (for bim) in the Admiralty, as many experienced in the late War.

The Manner of fitting out these Privateers has commonly been at the joint Expence of several Merchants, and is always very expensive, as warlike Stores are at all Times costly, and their Prices more especially raised on these Occasions,

when the Demand for them is considerably encreased.

In some of these Adventures, the Men on board go on the Terms of no Purchase no Pay, and in this Case the Produce of whatever is taken goes half to the Ship, (for the Owners) and half to the Men, divided to them according to the Articles of Agreement; but, when the Men fail for Wages, the Captures appertain entirely to the Owners, except a small Part, which is commonly stipulated to be given the Sailors, extra of their Wages, in order to animate them in their Behaviour, and both Ways of arming are regulated by the Articles entered into between the Owners and Mariners, of which I shall add a Copy at the End of this Chapter, for my Reader's Information.

The other Commission aforementioned is granted to Privateers taken into the King's Service, which notwithstanding are fitted out at the Expence of private Persons, and then let out to the Government, who generally pay them so much per Month for their Hire, and engage to repair them, in Case of Damage, and

to pay the Value agreed for in Case of Loss.

In his late Majesty King William's Reign many large private Ships were engaged for in this Manner, and sent abroad as Convoys, &c. but since our Marine is so greatly increased, the Government does not so much stand in need of the Merchants Affistance in this Shape, as they formerly did, and confequently do not so often call for it.

No Privateer may attempt any Thing against the Law of Nations, as to affault Milley de Jure an Enemy in a Port or Haven, under the Protection of any Prince or Repub- Mar. p. 49. lick, be he Friend, Ally, or Neuter, for the Peace of such Place must be kept 6.7.

to

W

y

i,

ir

n

n

g

o

c

1y

10

e ls

en your ellere

And at the Time of granting these private Commissions, great Care is always Treaty Ma taken (by Bond) to preferve the Leagues, with our Allies, Neuters and Friends, rine with Hillaccording to the various and feveral Treaties substituting between us, and it is for deep Dr. 1,
this Reason that Security is demanded and given by a second his Man (not a line). this Reason that Security is demanded, and given by responsible Men, (not con-1674 Art 10, cerned in the Ship) to the Value of 1500/. for all Ships carrying less than 150 rine with Men, and 30001. for every Ship carrying more, that they will give full Satis-Frace, at St. faction for any Damage or Injury that they shall commit in their Courses at Sea, Germain on Lays, Fish 24, contrary to, and in Breach of, the aforesaid Treaties, and also under the Penal-1676-7. Are ties of forfeiting their Commissions, and for which their Ships are likewise made 10

If a Suit be commenced between the Captor of a Prize and the Claimer, and Ditto art, 134 there is a Sentence or Decree given for the Party reclaiming, such Sentence or Decree (upon Security given) shall be put in Execution, notwithstanding the Appeal made by him that took the Prize, which shall not be observed, in Case

the Sentence shall be given against the Claimers.

And whereas the Masters of Merchant Ships, and likewise the Mariners and Ditto are 14. Paffengers, do sometimes suffer many Cruelties and barbarous Usages when they are brought under the Power of Ships, which take Prizes in the Time of War, the Takers, in an inhuman Manner, tormenting them, thereby to extort from Treaty of them fuch Confessions as they would have to be made: It is agreed, that both his commerce

Majesty and the States General, shall, by the severest Proclamations, forbid all with Spain May 13, 1667; † 4 and 5 Will. and Mar. * 13 and 17 Ges. Il.

fuch

Art. 21, 22 fuch heinous and inhuman Offences, and as many as they shall, by lawful Ditto with Holland, July Proofs, find guilty of such Acts, they shall take Care that they be punished with 21, 1667 Art. due and just Punishment, and which may be a Terror to others; and shall com-26, 27, mand that all the Captains and Officers of Ships, who shall be proved to have 1.2. act the same, or by conniving while they were done, shall (besides other Punish-Diamark, 74. ments to be inflicted proportionally to their Offences) be forthwith deprived of h 11, 1570, their Offices respectively: And every Ship brought up as a Prize, whose Mari-Art. 16.
Treaty Ma. ners or Passengers shall have suffered any Torture, shall forthwith be dismissed rine with stal. and freed, with all her Lading, from all further Proceedings and Examinations land, Dre. 1, against her, as well judicial as otherwise.

Ships may freely fail to and trade with all Kingdoms, Countries and Estates, which shall be in Peace, Amity, or Neutrality, with the Prince whose Flag they carry, and who is at present at Peace with us, and are not to be molested by us, on Account of any Hostilities that may at present sublist, or hereaster may hap-pen, between his Britannick Majesty and those Estates, provided such Ships are

1667, Art 24. not Bearers of contraband Goods.

And to avoid Disputes about the Understanding the Term of contraband Goods, they are expressly determined to be ONLY Arms, Pieces of Ordnance, with all Im-Art. 28. plements belonging to them, Fireballs, Powder, Matches, Bullets, Pikes, Swords, Ditto Feb 7 Lances, Spears, Halberds, Guns, Mortar Pieces, Petardes, Bombs, Granadoes, 1667-8, Art. Fire-Crancels, Pitched Hoops, Carriages, Musquet Rests, Bandesers, Saltpeere, Musquets, Musquet Shot, Helmets, Corslets, Breassplates, Coats of Mail, and the like Kind of Armature, Soldiers, Horses, and all Things necessary for the Furniture of 1674. Art. 3. Horfes, Holfers, Belts, and all other warlike Instruments whatsoever.

Treaty Ma.

All other Goods whatsoever.

Treaty Matine with

All other Goods whatsoever are (by the aforementioned Treaties) permitted
france, Feb. freely to be carried, except to Places besieged; and therefore a Privateer has no 24, 1676-7. Right to put any Hindrance thereto; but, if he makes a Prize of a Ship, loaden Art, 3.

Ditto with entirely with the abovementioned contraband Goods, both Ship and Loading will Holland, Lon- be condemned; and, if Part be prohibited Goods, and the other Part not, the dom, Dic. 1, former only shall become Prize, and the Ship and the Remainder be set free; and, in Case the Captain of the Merchant Ship will deliver to the Captor, that Part of his Cargo which is prohibited, the other shall receive it without compelling the Merchantman to go out of her Courfe, to any Port he thinks fit, but shall forthwith dismiss her, and upon no Account hinder her from freely pro-

fecuting her defigned Voyage.

If fuch Snips thall be attacked in order to be examined, and shall refuse sub-Mar. P. 52. mitting thereto, they may be affaulted and entered by Force, and if the Persons See Ditto on aboard do not yield and furrender, those that resist may be slain. Reprifale,

But if any Privateer wilfully commits any Spoil, Depredations, or any other Injuries, either on the Ships of Friends or Neuters, or on the Ships and Goods of their Fellow Subjects, they will be punished in Proportion to their Crimes, either with Death or otherwise, and their Vessels may likewise be subject to Forseiture.

Whether a Ship taken be a lawful Prize or not, shall be tried in the Admi-Thompson a ralty; and no Prohibition shall be granted. In the last War between us and Smith, 1 Sid. Denmark, a Scotch Privateer took a Ship as Prize. being a Danish one, and the 320. 2 Ket Deliminary a blooked rivated took a only as Frize being a Duning one, and the upon the Land; and S. libelled in the Admiralty of England, suggesting that the was not a Denmarker, but a Ship of London. Per Curiam. In as much that the

Matter is Prize, or not Prize, no Prohibition.

One who had Letters of Marque in the late Dutch War, took an Oftender for a Dutch Ship, and brought her into Harbour, and libelled against her as a Prize, and the Offender libelled in the Admiralty against the Captor for Damages sustained, by Hurt the Ship had received in Port, and a Prohibition was prayed, because Rief, 1 Lev. the Suit was for Damage done in Port, for which an Action lies at the Common 307, 2 Ker. Law; but the Prohibition was denied, as the Original was a Caption at Sea, and 561 360, 364 the bringing her into Port, in order to have her condemned as a Prize, is but a 1 Visit. 173. Confequence of it, and not only the Original, but also the Confequences shall be Consequence of it, and not only the Original, but also the Consequences shall be tried there.

And therefore if he who hath Letters of Marque or Reprifal, takes the Ships and Goods of that Nation, against whom the same are awarded, and carries

Ditto with France, Feb. 24, 1670-7. Ditto with Spain, May 13,

Ditto with Holland, Ju-

Treaty Marine with Ditto Dec. 1,

Ditto f. 14.

f. 20.

Raymond 473 Hoghs & Cornelius & alios Turner and

a Ship infra p vefted will b be rece

them there to the

to hav

and u And

taken

was br

If t and th an equ because yield, fo that gageme But the Shi are awa would

fuch Fa accordi

Commi

piratica Circum against otherw. Captors mages. Right, in effec their E determi into Po Goods Ruptur wifely o Observ: where

And and Co taken, and cap ought r zlemen fion, as The

obliged

covered and, in the Ene origina Annoya might flature

them into the Port of any Neuter Nation; the Owners may there feize her, or Barthol, in there the Admiral may lawfully make Reftitution, as well of the Ships and Goods Bello D. de to the Owners, as the Captive Persons to their Liberty, for that the same ought first Cap Ang. at to have been brought infra præsidia of that Prince or State, by whose Subjects, able in Legand under whose Commission, the same was taken.

th

ve to

hof

ns

s, ts, ts, ke

of

ed

10

en ill

e; at

at)-

And this is entirely agreeable to the Common Law; for a Dunkirker, having Conft. Galt. taken a French Vessel, was driven into Weymouth, and sold her there, before the art. 2. Conft. 13. was brought infra prafidia Dom. Regis Hifp. and in this Case it was ruled, that if sul Marias 87. a Ship be taken by Piracy or Letter of Marque and Reprifal, and is not brought Frin. 17.

infra præfidia of that Prince or State, by whose Subjects the same was taken; it March Rep.

could not become a lawful Prize, nor were the Owners by such a Capture di
lio. 2 Kepe.

vested of their Property; but, if the Caption be by King's Ships, the Property bl 441. Norwill be immediately in the Captors, and never be divested, unless afterwards it

Bardo. be recovered by its former Proprietors, or be in Battle regained.

If two Ships with Letters of Marque accidentally meet with a Prize at Sea, Mich. 32. and though only one attacks and takes her, yet the other being in Sight shall have Ehz. and though only one attacks and takes her, yet the other being in origin man have but an equal Share of the Prize, though he afforded no Affiftance in her Capture, Somers and Sin Richard Bulk. because his Presence however struck a Terror in the Enemy; and made him ley's Case. yield, which perhaps he would not have done, had his Conqueror been fingle; Lionard 2. to that all Ships that are in Sight, though they cannot come up to affift in the En- p. 182, gagement, are entitled by the Common Law to an equal Distribution in the Spoil.

But if those to whom Letters of Marque are granted, should, instead of taking Rolls Abridg. the Ship and Goods, appertaining to that Nation, against which the said Letters Moor 776. are awarded, wilfully take, or spoil the Goods of another Nation in Amity, this would amount to a downright Piracy, and the Persons so offending would, for fuch Fault, forfeit their Veffel, (and the Penalties in which their Securities are according to late Custom bound on taking out such Letters) notwithstanding their Commission; but this must be understood, where such a Capture is done in a piratical Manner; for if it is made upon a strong Presumption, supported by many Circumstances and Appearances, that the Caption is just, as belonging to him against whom the Reprisals are granted, though, if on Examination it proves otherwise, and the suffering Parties have their Ship and Goods restored, yet the Captors are not liable to Punishment, though sometimes they may be to Damages. On the contrary, they are justified in endeavouring to recover their Right, or diffress the Enemy, (for which the Letters were granted them) though in effecting it they may be mistaken, as it is natural for the Enemy to cover their Effects in the best Manner they can: It would be impossible always to determine the Affair at Sea, therefore it is allowable to bring a dubious Capture into Port, in order to a more nice and just Scrutiny and Inspection, otherwise the Goods of an Enemy would often escape, as has frequently happened in the late Rupture. However, to guard against unlawful Seizures, the Government have wisely directed sufficient Caution to be given (as before-mentioned) for the due Observance of the Letters according to Law, before they permit their issuing; and where there is a Breach committed, the Penalties are insticted.

And in order to avoid all illegal Proceedings, but to act with due Regularity and Conformity with the Tenour of the Letters granted, whenever a Prize is taken, and brought infra præfidia, the Captor must exhibit all the Ship's Papers and captivated Mariners to be examined in order to Adjudication, till when Bulk ought not to be broken, nor may the Captain of the Captor fuffer any Embez-zlement of the Lading, or fell, barter, or dispose of any Part without Commisfion, as the subsequent Acts will shew.

The Use of these Sort of Vessels we were taught by our Neighbours, and obliged by their Example to encourage them, who, in the first long War, almost covered the Seas, and, like Locusts, devoured every Thing they could overpower; and, in the late Embroils, we sufficiently experienced their Utility, if distressing the Enemy may be termed so, as they advantageously inculcated the Lesson on the original Teachers, and almost ruined the Trade of the first Inventors of these Annoyances, fo destructive to the peaceful mercantile Employ; and, that we might not be tardy in encountering the Enemy at their Weapons, the Legislature have thought proper to encourage this Way of molesting them, in the following

following Acts, which I infert at length, though a great Part being only temporary is now expired, but will, in all Probability, be revived in any future War.

The Lord High Admiral, Commissioners of the Admiralty, or any three of them.

13 Gm. II. P. 132.

m. 1\$3.

P. 134.

The Lord High Admiral, Commissioners of the Admiralty, or anythree of them, or their Deputies elsewhere, shall, after the 4th Day of Yanuary, 1739, grant Commissions, or Letters of Marque (on Request of any Owners of Vessels, on their giving the tisual Security) to any Person whom such Owner shall nominate Commander, or, in Case of Death, successive Commanders, of such Vessels (except only for the Payment of the Tenths of the Prizes to the Lord High Admiral, or Commissioners of the Admiralty) for the Attacking and Taking any Fortress by Land, or any Ship, Stores, Merchandizes, &c. possesses by the Enemy, in any Sea, Creek, Haven or River, and that such Ship, &c. (being first adjudged lawful Prize) shall wholly belong to the Owners of such Privateers, and the Captors in such Proportion as shall have been beforehand agreed on between them-

selves, paying the Duties hereafter mentioned.

The Judge, &c. of such Court of Admiralty shall, if requested thereto, finish, within five Days, the usual preparatory Examination for Trial of Prizes, and the proper Monition shall be issued and executed in three Days after Request; and, in Case no Claim of such Capture shall be duly entered, and attested on Oath, giving twenty Days Notice after the Execution of fuch Monition; or, if there be fuch Claim, and the Claimants shall not, within five Days, give Security (to be approved of by such Court of Admiralty) to pay double Costs to the Captors, in Case the same be judged lawful Prize; that then the Judge, &c. of such Court of Admiralty, on producing to him the Examination, or Copies thereof, and producing on Oath all Papers taken in such Capture, or on Oath made that no such Papers were found, shall immediately acquit such Capture, or condemn it as lawful Prize. And, in Case such Claim be duly entered, and Security given, and no Occasion appears to examine distant Witnesses, then such Judge, &c. shall examine the present Witnesses, and, within ten Days after Claim and Security, proceed to sentence the Capture, as aforesaid. But, if the Matter appears doubtful to the Judge, &c. and it be found necessary to examine Witnesses remote from such Court of Admiralty, and fuch Examination be defired, and an absolute Determination insisted on, on both Sides, then the Capture shall be appraised forthwith, by sworn Appraisers, on the Part of the Captur; for which Purpose the Judge shall cause the Goods found on board to be unladen, and put into proper Warehouses, with separate Locks, of the Collector and Comptroller of the Customs, and, where there is no Comptroller of the Naval Officer, and the Agents of the Captors and Claimants, at the Charge of the Parties desiring the same; the Claimants giving Security within fourteen Days after making such Claim, to pay the Captors the full Value appraised, if adjudged lawful Prize; after which Security, the Judge shall order the faid Prize to be delivered to the Claimants, or their Agents.

And if the Claimants refuse to give Security, the Judge shall take Security of the Captors, to be approved by the Claimants, to pay the Claimants the appraised Value, if it be adjudged not lawful Prize; and the Judge shall proceed thereupon to make an interlocutory Order, for delivering the same to the Captors or their

Agents.

All Captures brought into any of our American Colonies shall stay there without breaking Bulk, under the joint Care of the Collector and Comptroller of the Customs; or where there is no Comptroller of the Naval Officer of that Port, and the Captors and their Agents, till the same shall be cleared or condemned by sinal Sentence; and, on Condemnation as lawful Prize, if taken by a Privateer, shall be immediately delivered to the Captors and their Agents, subject to their own Disposal.

If any Judges, or other Officers in his Majesty's Dominions abroad, neglect to perform any of the Matters to them referred, relating to Discharging or Condemning the Continues are friendly April 600 for the continues of the Con

demning the Captures, as aforesaid, shall forfeit 500 l. &c.

There shall not be paid above 10% to all the Judges and Officers of any Court of Admiralty abroad, for Condemnation of any Capture under 100 Tons Burthen, nor above 15% if the Capture be of that, or any greater Burthen; and, on Payment of either of the said Sums, the Judges, &c. shall be liable to all the several Penalties imposed by this Act, if they neglect to do their Duties within the respective Times limited.

P. 135.

ginning
Oaths of
the Enother of
deftroy
to admi
mission
Copy of
a Certif
fifteen
Treasus
directes
The

fuch (under

as Ap

to proi vided t Parties

Ship, Any

Propaying Majert

His Sc. in join in any M perty of Stores

Profits

Regula

Prov having

The Commi

Owners
All (
bound :
fhall b
Courts
If an
Enemy
jefty's I

Owners in Poffe and und under s thereof fo retal Custody Moiety If any Captors or Claimers shall not be satisfied with the Sentence given, in such Court of Admiralty abroad, they may appeal to Commissioners appointed under the Great Seal of Great Britain, for determining such Appeals, to be allowed as Appeals to such Commissioners are now allowed from the Court of Admiralty in England, if it be made within source Days after Sentence, and Security given to prosecute with Effect, and pay treble Costs, if the Sentence be affirmed, provided the Execution of any Sentence appealed from, shall not be suspended, if the Parties appellate give Security to the Court who passes Sentence, to restore the Ship, &c. or the Value, to the Appellants, if the Sentence be reversed.

mĩ

on ate

al, cle

ny

'n,

he

in

red

ne on all

nd,

in

to

the

ınd

ty,

on

ds

no

ity lue

of fed on eif

out he

ort, by er, eir

to

n-

of en, yral ec-If Any Commanders, Officers, &c. who shall embezzle any Part of the Capture, shall forfeit treble the Value of such Embezzlement, &c.

Provided that nothing in this Act contained shall exempt any Prizes from paying the usual Customs, or being subject to the Laws in being, in any of his Majesty's Dominions.

His Majesty, his Heirs, &c. are impowered to grant Charters, Commissions, Perisp. &c. in this, or any future War, to enable any Societies, or particular Persons, to join in any Adventures by Sea or Land in America, to surprize, take, or destroy, any Moveables or Immoveables belonging to the Enemy, and to vest the Property of all Things so taken in any Parts of America, whether Ships, Goods, Stores of War, Settlements, Factories, Places of Strength, &c. together with all Profits and Advantages accruing from the same, in what Manner, and under such Regulations, as his Majesty, his Heirs, &c. shall think fit, and to confirm the said Benefits by any farther Grants.

Provided that no Charter, &c. shall restrain any of his Majesty's Subjects from having a free Trade to any Part of America.

There shall be paid by the Treasurer of the Navy, on Bills made forth by the Commissioners, to be paid according to Course, without Fee, to the Officers, Seamen, &c. that shall have been on board such Privateers, in any Action where any Shipe of War or Privateers shall be taken from the Enemy or destroyed, 5% for every Man which was living on board any Ship so taken or destroyed, at the Beginning of the Engagement between them; the Numbers to be proved by the Oaths of three or more of the chief Officers or Men belonging to such Ships of the Enemy, at the Time of their being taken or destroyed, before the Mayor, or other chief Magistrate of the Port whereto such Prize, or the Men of any Ship destroyed, shall be brought; which Oaths the said Mayor, &c. is hereby required to administer, and grant a Certificate thereof, without Fee, directed to the Commissioners of the Navy; upon producing which Certificate, with an authentick Copy of the Condemnation of such Ship so taken, or, if destroyed, on producing a Certificate from the Mayor, &c. the Commissioners or their Agents shall, within sisteen Days, make out Bills for the Amount of such Bounty, directed to the Treasurer of the Navy, payable to, and to be divided among, the Owners, Officers, &c. of any Privateer, as by written Agreement among themselves shall be directed.

The Bills made out for the Bounty aforesaid shall be payable to the Agents of p. 141.

Owners, &c. of Privateers, to be divided as by written Contract, &c.

All Captures, commonly called Flota Ships, or Galleons, or any Register Ships, bound from Bueno: Ayres, or Honduras, or any Goods on board the said Ships, shall be adjudged in his Majesty's High Court of Admiralty, and not by any Courts of Admiralty out of Greet Britain.

If any Ships, &c. belonging to his Majesty's Subjects, shall be taken by the Enemy, and afterwards retaken by any Men of War, or Privateers, under his Majesty's Protection, the said Ships, &c. so retaken, shall be restored to their proper Owners, paying, in lieu of Salvage, an eighth Part of the Value, after having been pits. in Possession of the Enemy twenty-four Hours, and, if above twenty-four Hours, and under forty-eight Hours, a fifth Part; and, if above forty-eight Hours, and under ninety-six Hours, a third Part; and, if above ninety-six Hours, a Moiety thereof: All which Payments shall be made without Deduction; and if any Ship, so retaken, shall appear to have been set forth by the Enemy, while in their Custody, as a Man of War, the Owners of such Ship retaken, shall pay a full Moiety of the real Value, without Deduction.

2 H

OF PRIVATEERS, Ser.

If any Ship, &c. be taken by any Privateer, through Confent or Congivance, fuch Ship, &c. as also the Tackle, Apparel, Furniture, and Ammunition of such Privateer, shall be judged good Prive, and the Bond given by the Captain shall be forfeited to his Majesty, &c.

No Privateer, touching at any of the American Plantations, shall carry from

P. 441.

thence any Servant, without Confont of the Owner, or any other Person without his Ticket of Leave to depart, but in all Cases be subject to the Laws of the

17 Gre. 11. p. 691, 692.

P. 705.

For the Encouragement of the Officers and Seamen of his Majesty's Ships of War, and of all other British Ships, having Commissions or Letters of Marque; and for inducing all British Scamen, who may be in any foreign Service, to setuen into this Kingdom, and become serviceable to his Majosty, and for the snore effectually securing and extending the Trade of his Majosty's Subjects, it is enabled, (the same as the preceding Act entire, with the sollowing Additions, viz.) that all Commanders of private Ships of War, or Merchant thips having

Letters of Marque, shall, on going into any of these Ports or Harbours, be subject to the several Directions and Forfeitures by such Laws made and provided.

Some Doubts having arisen upon the Construction of several Clauses in the foregoing Act of 13 Geo. II. It is therefore enacted, That, after the first Day of July, 1744, all Proceedings in any of his Majesty's Courts of Admiralty, concerning the Adjudication and Condemnation of Prizes taken from the Spanishes.

shall be according to the Method directed and prescribed by this present Act.

Nothing in this Act contained shall restrain his Majosty, his Heirs and Succesfors, from giving such further Rules and Directions to his respective Courts of Admiralty, for the Adjudication and Condemnation of Prizes, as by his Majerty,

And, as in all private Ships of War or Merchant Ships, that shall take out Letters of Marque, it is expedient for the better Discipline and Government of such Ships, that all Persons who shall enter themselves on board, should be under proper Regulations, to pay Obedience to the lawful Commands of the chief Commanders of the faid Ships: It is therefore enacted. That all Offences committed by any Officer or Seaman, on board any Privateer or Merchant Ship, taking Letters of Marque, during the present War with Spain or France that the purished in such Manner as the like Offences are punishable on board his Majesty's

All Offenders who shall be accorded of such Crimes as are cognizable only by a Court Martial, shall be confined on board such Privateer, &c. in which such Offence shall be committed, until they shall arrive in some Port in Great Britain or Ireland, or can meet with such a Number of his Majesty's Ships of War abroad, as are sufficient to make a Court Martial; and, upon Application made by the Commander of fuch Privateer to the Lord High Admiral of Great Britain, or the Commander in Chief of his Majesty's said Ships of War abroad, they are hereby authorized and required to call a Court Martial, for trying and punishing the faid Offences.

19 Ge. II.

p. 488.

p. 706.

For Advancement of the Trade of Great Britain, to, and in, the feveral British Sugar Colonies in the West Indies in America, for the better Encouragement of his Majesty's Ships, and private Ships of War, and the anneying and diminishing the Power and Wealth of his Majesty's Enemies in those Parts; and, for the Increase of Shipping and Seamen, for these and other Services, it is enalled, that no Mariner, or other Person, who shall serve, or be retained to serve on board any Privateer, or trading Vessel, that shall be employed in any of the British Sugar Colonies in the West Indies in America, Sc. shall be impressed or taken away by any Officer belonging to any of his Majesty's Ships of War, unless such Mariner shall have before deserted from such Ship of War, at any Time after the 24th of June, 1746, upon Pain that the Officer to impressing, &c. contrary to the Tenor and true Meaning of this Act, shall forfeit to the Master or Owners of such Vessel, 501. for every Man he shall take, with full Costs of Suit, &c.

Every Master or Commander of a Privateer, or trading Vessel, before he shall receive in any of the Parts aforesaid, any Seaman, &c. to serve on board, shall endeavour, by all the Means he reasonably can, to discover whether such Person barn e any N Difcor for evi And hall

Dexe Ages, Man h N. fhewn esty's Market The

Difficer diverse by the was for All of Priz Marga

yold as all Scar Attorn sars, & eny Shi

der to i be valid be figne figning As e profent If an Admire

of App Manne Same b fecute f Case th The Appeal to refte

Cafe ch If an peal fre and voice AH A

Flag O unto. t one) ib Captain

hast deferred from any Man of War; and in Cafe any. Commander shall receive any Mariner on board, without first saving made such Endeavour towards a Discovery, or if he shall know such a one to be a Deferrer, he shall forfeit go!, for every Man he shall so marrish.

on be

ue :

MI

ore

· is

ing

on-

of-

Ay,

out t of der

nict

ing puty's

of or who the

his the

by ner of or of

all all on th

And every Man he shall so ensertain, We,

And every Master of a Merchant Ship, or Commander of a Privateer, before p. 419.

he shall see fail from any Perchalonging to any of the said Brieish Sugar Colonies,
shall deliver to she shalf Officer of the Customs of the Port he sails from, an
exast List of all the Men belonging to such Vessel, containing their Names,
Ages, and Description of their Persons, upon Pain of forfeiting 10.6. for every
Man he shall receive on board, &c.

Dean the Death or Alteration of any Seamen, the List must be altered, and shewn to Captains of Men of War; and, in Case any Man belonging to his Majesty's Ships of War shall be found on board, whose Name is not in the List; the Masker or Commander shall forfeit 50/. for every such Man, etc.

Matter or Commander shall forfeit 50.6 for every such Man, the same want, the Matter or Commander shall forfeit 50.6 for every such Man, the same want, the same same want of a 1 gently of all Vessels and Merchandist taken from the Spaniards, is given to the Post- 20 Gm. II. party of all Vessels and Merchandist taken from the Spaniards, is given to the Post- 20 Gm. II. Officers, the on hoard every Privateer (being first adjudged lawful Prizes) and diverse Rules are therein established for the Condemnation of such Prizes; and p. 50s. by the said Ast, a Bounty is given to the Officers and Seamen, on their taking or destroying the Enemy's Ships, and that by the foregoing Act of 17 Gm. II. it was found accassary that the same Encouragement should be given to the Captors

of Frence Ships, Sc.
All Sales, Bills of Sale, Contracts, Agreements, and Assignments of Shares p. 595.
of Prizes, Sc. taken from the Enemy by Ships of War, or having Letters of
Marque, which shall be made at any Time, after the said 1st of June, shall be
yold and of none Esse.

The Agents are to pay the suspective Shares of Prizes and Bounty Money to all Scames, &c. as shall appear in Person, or, in their Absence, to their lawful Attornies, impowered by them, in Manner hereinaster directed, or to their Executors, &c. without any regard to Bargain or Sale whatsoever, concerning the same.

tars, &c. without any regard to Bargain or Sale whatsoever, concerning the same.

After the said aft of June, no Letter of Attorney, made by any Scaman, &c. in any Ship of War, or having Letters of Marque, or by their Executors, &c. in order to impower any Person to receive any Share of Prizes or Bounty Money, shall be valid, unless the same be made revocable, and for the Use of such Scamen, and be signed and executed before, and attested by, the Captain and one other of the signing Officers of the Ship, or the Mayor or chief Magistrate of some Corporation.

As every War produces Alterations, the following have been made since the

present, commencing in 1756.

If any Captor or Claimant shall not rest satisfied with the Sentence given in the 19 Gm. II.

Admiralty Court abroad, the Party aggrieved may appeal to the Commissioners of Appeals in Causes of Prises, in Great Britain; the same to be allowed in like

of Appeals in Causes of Frizes, in Grees Britain; the same to be allowed in like Manner as Appeals from the Court of Admiralty in this Kingdom, so as the same be made within sourceen Days after Sentence, and Security be given to profecute such Appeals, and answer the Condemnation, and to pay trable Costs, in Case the Sentence be affirmed.

The Execution of any Sentence shall not be suspended by Resion of such Appeal, in Case the Party appellate give Security to be approved of by the Court, to restore the Ship or Effects, or the full Value thereof, to the Appellant, in Case the Sentence shall be reversed.

If any Person, who was not a Party in the first Instance shall interpose an Appeal from a Sentence given in any Admiralty Court, such Person, or his Agant, shall, at the same Time, enter his Claim, otherwise such Appeals shall be null and void.

All Appreciaments and Sales of Ships or Merchandines, taken by his Majesty's Ships of Wer, are to be made by Agents appointed in equal Numbers by the Flag Officera, Captains, Officers, Ship's Company, and others entitled thereunto, viz. If the Flag Officers, or Flag Officer, of any Fleet or Squadron, which shall take any Prize, (or the Majority of such Flag Officers, if more than one) shall appoint one or more Agents, to sell or appraise the same, then the Captains and Commanders shall nominate the like Number to act for them, and

tion, afternacht einer seine alter 🎎 ber ihr in

OF PRIVATEERS. SP.

all the other Officers shell appoint the like Number to act for them; and all the Crews of the several Shipe Companies entitled thereto, shall appoint the same Number of Agents to act on their Behalf.

But nothing herein is to extend to alter any Agreement between the Owners, Officers and Seamen of Privateers, to apply the angular and the original and the ori

All Agents for receiving the Bounty for Head-Money are to exhibit and register in the Court of Admiralty, where the Prize shall be condemned, their Letters of Attorney appointing them Agents; and if any Agents shall refuse or neglect to to do for fix Months after Condemnation, he is to forfeit 500% to be recovered by the Profecutor.

If any Agent is appointed after Condemnation, he must make the same Registry under the same Ponalty.

er the Sale of any Prize taken by any of his Majesty's Shipt of War, publick Notice is to be given by the Agents of the Day appointed for Payment of the Shares to the Captors, after which, if any Mens Shares shall remain in their Hands, either belonging to such Men as shall be run from his Majesty's Service, or not be legally idemanded in three Years, the fame are to go to the Use of Greenwich I lospital; double number of the bodilidate chartes are to go to the Use of

If any Veffel shall be taken by Collusion by a Man of War, the Commander or Captain shall forfeit 1000 /. one Moiety to the Use of his Majesty, the other to the Profecutor; and he shall forfeit his Employment, and be incapable of any Office under his Majesty, during the Space of seven Years, and the Goods, Ship, Tackle, &c. so taken by Collusion, shall be adjudged good Prize to his

Majesty.

Persons belonging to his Majesty's Service, who shall run away from their Ships before Notification of the Payment of Prizes or Bounty Money, are not entitled to their Shares, but the same shall go to Greenwich Hospital.

And, if they run away after Notification given, they forfeit such Part of their

Shares as shall remain in the Agents Hands.

All Agents, &c. who shall dispose of any Prize, are, within three Months after the Day of the first Payment to the Captors, to transmit to the Treasurer of Greenwich Hospital, &c. a true State of the Produce of such Prizes, together with an Account of the Payment of the several Shares to the Captors, as shall then have been made; and all Persons authorized to receive Bounty Bills are, in like Manner, to transmit an Account of the Payment of the Shares; and all Agents, &c. who shall dispose of any Prizes taken by any of his Majesty's Ships of War, or that shall have received or disposed of any Bills for Bounty, are, within three Months after the Term of three Years, limited by this Act, to make out an exact Account of the Produce of fuch Prize and Bills for Bounty; as also of the Payments of the several Shares to the Captors, together with true Account upon Oath, to be taken before the Treasurer of the faid Hospital. Gr. in Writing under his Hand and Seal, of all Sums then remaining in their Hands, which Money and Accounts they are at the same Time to deliver, taking an Acquittance for the same.

The Persons directed to deliver the Accounts before-mentioned, and to pay the Money within the Time before limited and appointed; on Neglect are to forfeit 1001. exclusive of the Money then in their Hands; one third to his Majesty, the other two Thirds to the said Hospital, with Costs of Suit.

If any Fraud shall appear in the Accounts, every Person, his Aiders and Abetters are to forfeit 100% over and above the aforesaid Penalties, one Third to his Majefty, one Third to the Hospital, and the other to the Informer, with Costs of Suit.

No Agent may be fued by any Person who shall be made Run from his Majesty's Service, in the Lists certified of the Names of the Officers, Seamen, &c. actually on board any of his Majesty's Ships of War at the Taking of any Prize, until the End of three Months after the Expiration of the three Years limited for the Claiming of Prizes and Bounty Money, unless such Person shall, before any Action brought, obtain a Certificate of his R being taken off, and the Forfeiture of his Share of fuch Prize and Bounty Money discharged by the Commissioners of the Navy, who subscribed the said Lists, and shall produce such Certificates to the Agents, and unless the Agent shall refuse thereupon to pay the s and Bounty Money within two Months after fuch Demand and Certificate pro-

4 racy i of Pi mira Burtl ed, t Bu fions

by ai felver other No Burth or un fit to

Th

curity

revok ln Speed vocati fhall Days mand twent at the of thr Perfor Within jesty i

No fore h each | that, Sum Maril miffic All

and f

deem

had b

fpecif to wh ber o and e the P Depu out F ber ar Teno: imme gratis

permi

he

TIC

or

b-

eir ce, of

ler to

ny de,

ot

h

of

ell

alt

pe e, to

Pa di di

yto - re - c - c - c yre re

The Preamble sets forth, that repeated Complaints having been made of Pi-32 Gm. II. racy and Robbery being committed on board small Ships and Boats being, or pretending to be, English Privateers; and that it is apprehended that most of the Acts of Piracy and Robbery have arisen from the Obligation on the Lords of the Admiralty, to grant Commissions to all Commanders of Ships or Vessels of what Burthen soever, without Distinction: To remedy which Inconveniency it is enacted, that such Commissions shall be absolutely repealed and made void.

But it is further enacted, that from and after the first of June, 1759, Commissions shall be issued at the Request of any Owner or Owners, they giving such Security as is herein after-mentioned; and that all Ships, Vessels, Goods, &c. taken by any such Privateer, (being first adjudged lawful Prize) shall wholly belong to the Owners and Captors, in such Manner as shall be agreed on among themselves, and neither his Majesty, or any Admiral, Vice-Admiral, Governor, or other Person whatsoever, except as to the Customs and Duties.

No Commission shall be granted, if in Europe, except the Vessel be of 100 Tons Burthen, carrying 10 Carriage Guns, being three Pounders, and 40 Men at least; or unless the Lords of the Admiralty, or Persons authorized by them, shall think sit to grant the same to any Vessel of inferior Force or Burthen.

The Lords of the Admiralty may at any Time, by an Order in Writing, revoke any Commission.

In such Case the Secretary of the Admiralty is required with all convenient speed after any Commission shall be so revoked, to give Notice in Writing to the Owners, Agents, or Sureties of the Ship or Vessel, named in such Order of Revocation: And, is such Ship shall be in the Channel, the Order of Revocation shall be effectual to supersede the said Commission, at the Expiration of twenty Days from such Notice, or sooner, if the Notice shall be given to the Commander of the Vessel: If she shall be in the northern Seas, at the Expiration of twenty Days, and, if to the southward of Cape Finisterre, or in the Mediterranean, at the End of six Weeks: If in North America or the West Indies, at the Expiration of three Months; and, in the East Indies, at the End of six Months: And the Person concerned may complain of such Revocation to his Majesty in Council, within thirty Days after the Notice is given, and the Determination of his Majesty in Council shall be sinal.

If the Order of Revocation shall be superseded, the Commissions shall be deemed to have continued in Force, in the same Manner as if no such Revocation had been made.

No Person shall be liable to be punished for doing any Matter or Thing before he shall have received personal Notice of such Revocation.

Before the granting any Commission, usual Bail or Security shall be taken, each Person being Security making Oath before the Judge of the Admiralty, &c. that, at the Time of their being sworn, they were worth more Money than the Sum for which they are then bound, exclusive of their just Debts: And the Marshal of the Court, &c. is directed to make Enquiry of the Sufficiency of such Security, and report the same to the Judge or his Surrogate, before such Commission shall be granted.

All Persons applying for Commissions are to make Application in Writing, and set forth therein a particular and exact Description of the Ship or Vessel, specifying the Burthen, and the Number, and the Nature, of the Guns on board, to what Place belonging, and the Names of the principal Owners, and the Number of the Men, (all which Particulars are to be inserted in the Commission and every Commander shall produce such Commission to the Collector, &c. of the Port from whence such Ship or Vessel shall be first sitted out, or to the lawful Deputy of such Collectors, &c. who are required to inspect the said Ship, without Fee or Reward, so as to ascertain the Burthen, Number of Men, and Number and Nature of her Guns: And if they shall find the same to answer the Tenor of the Description in the Commission, or be of greater Force, they are immediately, upon the Request of the Commander, to give him a Certificate pratis, which shall be deemed a necessary Clearance, before such Vessel shall be permitted to sail from that Port: And if the Commander shall depart without such Certificate, or proceed upon a Cruize with a Force inferior to that mentioned

In his Commission, or required by this Act, the Commission shall from thenceforth be null and void, and the Commander, being convicted before any Court of Admiralty, shall be imprisoned without Bail or Mainprize, for such Space

as the Court shall direct, not exceeding one Year for any one Offence.

If any Collector, Sc. thall grant a Certificate for any Vessel which shall not be of the Burthen and Force specified in the Commission, or of greater Burthen and Force than shall be mentioned therein, he shall forseit his Office, and be for ever after incapable of holding any Office in the Customs; and shall also forseit 100% one Half to the Informer, and the other to the Corporation for the Relief of sick and disabled Seamen in the Merchants Service; or, if the Forseiture shall be incurred in an Outport, where there is a Corporation for Relief of Seamen, then to the Trustees of such Corporation.

then to the Trustees of such Corporation.

The Tonage of Vessels to be ascertained according to the Rules laid down by the Act 8 Anna, for making a Dock at Liverpoole.

If the Commander of any private Ship of War shall agree to ransom any neutral Vessel, or the Cargo, or any Part thereof, after the same shall have been taken as Prize, and, in Pursuance of such Agreement, discharge such Prize without bringing the same into some Port belonging to his Majesty's Dominions, he shall be deemed guilty of Piracy, Felony, and Robbery; and, upon Conviction, shall suffer Pains of Death, Loss of Lands, Goods and Chattles accordingly.

But the Commander of any private Ship of War, upon the Capture of any neutral Ship, which shall be liable only to the Forseiture of such contraband Goods se shall be on board, may receive such Goods from such Ship, in Case the Commander thereof is willing to deliver the same, and may thereupon set such neutral Ship at Liberty; and if any Person shall pursoin or embezzle any contraband Goods before Condemnation, he shall suffer such Pains and Penalties as are inflicted by Law on Perions purloining or embezzling Goods out of any

captured Ship.

All Books, Papers, and Writings, found in any Veffel, taken as Prize, thall

All Books, Papers, and Writings, found in any Veffel, taken as Prize, thall be proceeded against in Order for Condemnation; but such only translated as shall be agreed or infifted upon by the Proctors of the several Parties, Captors

or Claimants, or, in Case of no Claim by the Captor or Register, to be necessary for ascertaining the Property of such Vessel and her Cargo.

No Judge, Register, or Deputy Register, Marshal or Deputy Marshal, or any other Officer belonging to any Court of Admiralty or Vice Admiralty in Great Britain, or Ireland, or the Plantations, or elsewhere; nor any Advocate or Proctor shall be concerned in any Privateer, having Commission aforesaid, on Penalty of forfeiting their Office and also 1001. to his Maj-sty, and every Advocate or Proctor to be rendered incapable of practifing for the future.

No Register, or Deputy Register, nor any Marshal, nor the future.

any Admiralty or Vice Admiralty Court, shall act or be concerned, either directly or indirectly, as Advocate or Proctor in such Courts to which they belong, or, on Non-Observance of this Clause, shall forfeit his respective Office and Em-

ployment in fuch Court.

If any Appeal shall be interposed from a Sentence given in an Admiralty Court in Pursuance of the Act 29 Ges. II. the Judge of such Court shall, at the Request and Charge, either of the Captor or Claimant, (or of the Claimant only, in Case where the Privilege is reserved in Favour of the Claimant by any Treaty now sub-sisting) make an Order to have such Capture appraised, (unless the Parties agree upon the Value) and an Inventory taken, and then take Security for the full Value thereof, and cause such Capture to be delivered to the Party giving such Security, in the same Manner by the former Act, such Judge ought or could have done before Sentence given, notwithstanding such Appeal; and if there shall be any Difficulty or Objection to the giving or taking Security, the Judge shall, at the Request of either of the Parties, order such Goods and Effects to be entered, landed, and fold by publick Auction, as Prize Goods now are, under the Care and Custody of the Officers of the Customs, and under the Direction and Inspection of such Persons as shall be appointed by the Claimants and Captors; the Produce to be deposited in the Bank of England, or in some publick Secu-

ties, and th adjud Claim taken Th longer ia 1 %.

genera An O

quired Subject appreh or the Goods. betwee fame to other C coeding the Co Commi under h to will be iffue Commi about and hav the fald whereo apprehe Countri as are o his Ma Commi enjoyni inge, a by him the Val Strengt get, of mit an . Opport Commi Instruct

Warran

mission

nce-OUET PACE not hen for

feit lief

hall

ien,

by

tral kan

hall

on, anv

the

uch

on-848 my

all

nay

-88 ors

Q.

in

or

on *****

of Li-

100

tte leante con a

ties, in the Names of fuch Trustees as the Captors and Claimants shall appoint, and the Court shall approve, for the Use and Benefit of the Parties who shall be adjudged to be entitled thereto; and, if such Security shall be given by the Claimants, then the Judge shall give such Capture a Pass, to prevent its being taken again by his Majesty's Subjects in its destined Voyage.

This Act to continue in Force during the present War with France, and no

longer.
The Expence at the Admiralty Office of a Letter of Marque or a Commission
The Expence (when employed) is 11. 21. 6d. and at the Commons 91. 141. 6d. but Proctors (when employed) generally charge fifteen Guineas.

An Onder from the Lords of the Admiralty to the Judge of the High Court of Admiralty, to make out the Commission.

By the Commissioners for enecuting the Office of Lord High Admiral of Great
Britain and Ireland, &c.

HEREAS by his Majesty's Commission under the Great Seal of Great
Britain, bearing Date the Britain, bearing Date the quired and authorized to iffue forth and grant Commissions to any of his Majesty's Subjects, or others, whom we shall deem fally qualified in that Behalf, for the apprehending, seizing, and taking the Ships, Vessels, and Goods belonging to or the Vassals and Subjects of the King, or others inhabiting within any of his Countries, Territories, and Dominions, and fuch other Ships, Veffels and Goods, as are or shall be liable to Confication, pursuant to the respective Treaties between his Majesty and other Princes, States and Potentates, and to bring the fame to Judgment in his Majesty's High Court of Admiralty of England, or such other Court of Admiralty, as shall be lawfully authorized in that Behalf, for Proceedings and Adjudication and Condemnation to be thereupon had, according to the Course of Admiralty and Laws of Nations, with other Powers in the said Commission expressed, a Copy whereof, together with his Majesty's Instructions under his Royal Signet and Sign Manual, remains with you: THESE are therefore to will and require you, forthwith to cause a Commission or Letter of Marque to be issued out of the High Court of Admiralty unto Commander of the Ship called the Tons, mounted with about Men, to set forth, in warlike Manner, and navigated with the fald Ship called the is Commander, and to whereof the faid apprehend, seize, and take the Ships, Vessels and Goods, belonging to or the Vassels and Subjects of the King, or others inhabiting within any of his Countries, Territories and Dominions, and such other Ships, Vessels and Goods, as are or shall be liable to Confiscation, pursuant to the respective Treaties between his Majesty and other Princes, States and Potentates, according to his Majesty's Committion and Instructions aforesaid. And you are to insert therein a Clause, to keep an exact Journal of his Proceedenjoyning the faid ings, and therein particularly to take Notice of all Prizes which shall be taken by him, the Nature of fuch Prizes, the Time and Place of their being taken, and the Value of them as near as he can judge; as also the Station, Motion, and Strength of the Enemy as well as he can discover, by the best Intelligence he can get; of which he is, from Time to Time, as he shall have Opportunity, to transmit an Account to our Secretary, and to keep Correspondence with him by all Opportunities that shall present. PROVIDED always, that before you issue such Commission, Security be given thereupon, according as is directed by his Majesty's Instructions aforementioned, and hath been used in such Cases. The said Commission to continue in Force until further Order: For which this shall be your Warrant. Given under our Hands, and the Seal of the Office of Admiralty, Day of 14 174

To Sir Henry Penrice, Knight, Judge of the High Court of Admiralty.

The Commission.

GEORGE the Second, by the Grace of God King of Great Britain, France, and Ireland, Defender of the Faith; To ALL PEOPLE to whom these Prefents shall come greeting: WHEREAS WE, by our Declaration of the nineteenth Day of October, in the Year of our Lord one thousand seven bundred and thirty-nine, for the Reasons therein contained, have declared War against Spain; And WHEREAS We by our Declaration of the twenty-ninth Day of March, in the Year of our Lord one thousand seven bundred and forty-four, for the Reasons therein contained, have declared War against France. And whereas We by our Commission under our Great Seal of Great Britain, bearing Date the eighteenth Day of June following, have willed, required, and authorized our High Admiral of Great Britain and Ireland, &c. for the Time being, and our Commissioners for executing the Office of our High Admiral of Great Britain and Ireland, &c. and the Commissioners for executing the said Office for the Time being, or any three or more of them, to iffue forth and grant Commissions to any of our loving Subjects or others, whom our High Admiral aforefaid, or our faid Commissioners for executing the faid Office, and the Commissioners for executing the same for the Time being, shall deem fitly qualified in that Behalf, for the apprehending, feizing, and taking the Ships, Veffels, and Goods, belonging to France and Spain, or the Vassals and Subjects of the French King or Kin Spain, or either of them, or others inhabiting within any of their or either of their Countries, Territories, and Dominions, and such other Ships, Vessels, and Goods, as are or shall be liable to Confiscation, pursuant to the respective Treaties between us and other Princes, States, and Potentates, and to bring the same to Judgment in our High Court of Admiralty of England, or such other Court of Admiralty as shall be lawfully authorized in that Behalf for Proceedings and Adjudications, and Condemnation to be thereupon had according to the Course of Admiralty and Laws of Nations, and with such Clauses to be therein inserted, and in such Manner, as by our faid Commission more at large appeareth. AND WHEREAS our faid Commissioners for executing the Office of our High Admiral aforesaid, have thought fitly qualified, who hath equipped, fur-

nished, and victualled a Ship called

of the Burthen of about

Tons, whereof he the faid

is Commander. AND WHEREAS the faid given sufficient Bail, with Sureties, to us in our said High Court of Admiralty, according to the Effect and Form fet down in our Instructions made the said eighteenth Day of June, one thousand seven bundred and forty-four, and in the eighteenth Year of our Reign, a Copy whereof is given to the faid Captain KNOW YE THEREFORE, that we do by these Presents grant Commission to, and do license and authorize the said to fet forth in warlike Manner the faid Ship called the under his own Command, and therewith, by Force of Arms, to apprehend, seize, and take, the Ships, Vessels, and Goods, belonging to France and Spain, or the Vassals and Subjects of

the French King or King of Spain, or either of them, or others inhabiting within any of their or either of their Countries, Territories, and Dominions, and such other Ships, Vessels, and Goods, as are or shall be liable to Confiscation, pursuant to the respective Treaties between us and other Princes, States, and Potentates, and to bring the same to such Ports as shall be most convenient, in order to have them legally adjudged in our faid High Court of Admiralty of England, or before the Judges of such other Admiralty Court as shall be lawfully authorized within our Dominions, which being condemned, it shall and may be lawful for the to fell and dispose of such Ships, Vessels, and Goods, so faid

adjudged and condemned in fuch Sort or Manner as by the Course of Admiralty hath been accustomed, except in such Cases where it is otherwise directed by our faid Instructions. PROVIDED always, that the said an exact Journal of his Proceedings, and therein particularly take Notice of all

Prizes which shall be taken by him, the Nature of such Prizes, the Times and Places of their being taken, and the Values of them, as near as he can judge; as also of the Station, Motion, and Strength of the Enemies, as well as he or

hie M **foever** COVETO ferenc or by Veffel home, of wh which mit ar the Co tary,

> the tr be by pray s our F faid to his we the whati WIT mirak

Go Va

his Mariners can discover by the best Intelligence he can get, and also of whate soever else shall occur unto him, or any of his Officers or Mariners, or be discovered or disclosed anto him or them, or found out by Examination or Conference with any Mariners or Passengers of, or in, any the Ships or Vessels taken, or by any other Person or Persons, or by any other Ways and Means whatsoever, touching or concerning the Designs of the Enemies, or any of their Fleets, Vessels, or Parties, and of their Stassons, Ports, and Places, and of their Intents therein, and of what Merchant Ships or Vessels of the Enemies bound out or home, or to any other Place, as he of his Officers or Mariners shall hear of, and of what else material in those Cases may arrive to his or their Knowledge; of all which he shall, from Time to Time, as he shall or may have Opportunity, transmit an Account to our High Admiral of Great Britain for the Time being, or our said Commissioners for executing the Office of our High Admiral aforesaid, or the Commissioners for executing that Office for the Time being, or their Secretary, and to be a Correspondence with him or them by all Opportunities that shall present. And purchase recovering, Mariners, and Company, contrary to the true Meaning of our aforesaid Instructions, but that the said Instructions shall

the true Meaning of our aforesaid Instructions, but that the said Instructions shall be by them, and each and every of them, as far as they or any of them are therein concerned, in all Particulars well and duly performed and observed. AND We pray and desire all Kings, Princets. Potentates, Estates, and Republicks, being our Friends and Allies, and all others to whom it shall appertain, to give the said. As and Allies, and Friends, without doing or suffering to be done to him any Wrong, Trouble or Hindrance, We offering to do the like when we shall be by them there and desired. AND We will and require all our Officers whatsoever, to give him Succour and Assistance as Occasion shall require. In Withess whereof we have daused the Great Seal of our High Court of Admiralty of England to be hereuned efficed. Given at Landon the

Day of in the Year of our Lord one thousand feven bundred and forty-four, and in the eighteenth Year of our Reign.

Extracted from the Registry of the High Court of Admiralty of England:

GEORGE R.

ance,

Pre-

eenth

nine, And n the

erein

our

enth niral

s for

and three Sub-

oners e for

ling,

pain, nem,

ries,

ther ligh

Con-

.aws r, as

om-

ught furbout

hath llty,

faid

the to, like and, ref-

ant

es,

ore hin he

fo lty

ur

ep

all nd e;

or

INSTRUCTIONS for the Commanders of fuel Merchant Ships and Vessels as may have Letters of Marque, or Commissions for Private Men of War against the King of Spain, his Vassals and Subjects, or others inhabiting within any of his Countries, Territories, or Dominions, by Virtue of our Commission granted under the Great Seal of Great Britain, hearing Date the thirtieth Day of November, 1739. Given at our Court at St. James's, the thirtieth Day of November, 1739, in the thirteenth Year of our Roign.

chant ships and Veffels authorized by Letters of Marque, or Committions for private Men of War, to fet upon by Force of Arms, and fubdue and take the Men of War, ships, and other Veffels whatfoever, as also the Goods, Monles, and Merchandizes, belonging to the King of Spain, his Vaffel. and Subjects, and other inhabiting within any of his Countries, Territories and Dominions, and fach other Ships, Veffels, and Goods, as are, or shall be, liable to Confication, pursuant to the Treaties between us and other Princes, States, and Potentains: But so as that no Hostility be committed, nor Prize attacked, seized, or taken, within the Harbours of Princes and States in Amity with us, or in their Rivers or Roads, within Shot of their Cannon.

OF PRIVATEERS, &c.

II. That all Ships, of what Nation foever, carrying any Soldiers, Arms, Powder, Ammunition, or any other contraband Goods, to any of the Territories, Lands, Plantations, or Countries of the King of Spain, shall be seized as

III. That the faid Commanders of such Merchant Ships and Vessels shall bring such Ships and Goods as they have seized, or shall so seize and take, to fuch Port of this our Realm of England, or some other Port of our Dominions as shall be most convenient for them, in order to have the same legally adjudged in our High Court of Admiralty of England, or before the Judges of fuch other Admiralty Court, as shall be lawfully authorized within our Dominions: But if such Prize be taken in the Mediterranean, or within the Streights of Gibraltar, then the Captor may, if he doth nor think fit to bring the same to some Port of England, or other our Dominions, carry such Ship and Goods into the Ports of such Princes or States as are in Alliance or Amity with us, a stonoilliming of the IV. That after such Ship shall be taken and brought into any Port, the Taker

shall be obliged to bring or send, as soon as possibly may be, three or four of the principal of the Company (whereof the Master and the Pilot to be always two) of every Ship so brought into Port, before the Judge of the Admiralty of England, or his Surrogate, or before the Judge of such other Admiralty Court, within our Dominions, as shall be lawfully authorized as aforesaid, or such as shall be lawfully commissioned in that Behalf, to be sworn and examined upon fuch Interrogatories as shall tend to the Discovery of the Truth, touching the Interest or Property of such Ship or Ships, and of the Goods and Merchandizes found therein: And the Taker shall be further obliged at the Time he produceth the Company to be examined, to bring and deliver into the Hands of the Judge of the Admiralty of England, his Surrogate, or the Judge of such other Admiralty Courts within our Dominions, as shall be lawfully authorized, or others commissioned as aforesaid, all such Passes, Sea-Briass, Charter-Parties, Bills of Lading, Cockets, Letters, and other Documents and Writings as shall be delivered up, or found on board any fuch Ship, the faid Taker, or one of his chief Officers, who was present, and saw the said Papers and Writings delivered up, or otherwise found on board at the Time of the Capture, making Oath, that the said Papers and Writings are brought and delivered in, as they were received or taken, without any Fraud, Addition, Subduction or Imbez-

V. That fuch Ships, Goods, and Merchandizes, taken by Virtue of Letters of Marque, or Commissions for private Men of War, shall be kept and preferved, and no Part of them shall be fold, spoiled, wasted, or diminished, and that the Bulk thereof shall not be broken before Judgment be given in the High Court of Admiralty of England, or forme other Court of Admiralty lawfully authorized in that Behalf, that the Ships, Goods, and Merchandizes are lawful Prize; and that no Person or Persons taken or surprized in any Ship or Vessel, as aforefaid, though known to be of the Enemy's Party, shall be in cold Blood killed, maimed, or by Torture or Cruelty inhumanly treated, contrary to the common Usage and just Permission of War; and whosever shall offend in any

of the Premises, shall be severely punished.

VI. That the faid Commanders of fuch Merchant Ships and Velfels, who shall obtain the faid Letters of Marque or Commissions, as aforesaid, for private Men of War, shall not do or attempt any Thing against the true Meaning of any Article or Articles, Treaty or Treaties, depending between us and any of our Allies, touching the Freedom of Commerce in the Time of War, and the Authority of the Passports, or Certificates under a certain Form in some one of the Articles or Treaties so depending between us and our Allies, as aforesaid, when produced and shewed by any of the Subjects of our faid Allies, and shall not do or attempt any Thing against our loving Subjects, or the Subjects of any Prince or State in Amity with us, nor against their Ships, Vessels, or Goods, but only against the King of Spain, his Vassals and Subjects, and others inhabiting within his Countries, Territories or Dominions, their Ships, Vessels and Goods, except as before excepted; and against such other Ships, Vessels and Goods, as are or shall be liable to Confife ation.

VII Comn keep i pose ti Mahn Marquand S be der more e And i fo take to enfi ing or Allies

or tak fuch . deavou utmoft 1X. their o

ther or and be wife re under wife gr Law, in a lav X., Owner

Writin for the Admi the Li of the the C and th and al may b XI. have f and a

encles Great Office the T give u Proce as afo and d feren or by of th Static Merc

hear o

rms, rito-

d as

Stall

to

ions lged ther

Bat

ltar,

t of s of ker

the wo)

1. 98

pan

zės

eth

lgc lity

m-

of

de-

his

red

th,

ere

Z-

crs

·c-

nd gh u-

d,

10

11

ic s, f

1

VII. That after Condemnation of any Prize, it shall or may be lawful for the Commanders of such Merchant Ships or Vessels, or the Owners of the same, to keep such and so many Ships, Vessels, Goods and Merchandizes, as shall be condemned to them, for Lawful Prize, in their own Possession, to make Sale or discovered in open Market, or otherwise, to their best Advantage, in as ample Manner as at any Time heretofore has been accustomed in Cases of Letters of Marque, or of just Prizes in Time of War; other than Wrought Silks, Bengals, and States mixed with Silk or Herba, of the Manusacture of Persia, China, or East-Malls, or Callicoes painted, dyed, printed, or stained there, which are to be deposited for Exportation, according to the Directions of an Act made in the eleventh Year of the Reign of the late King William, entituded, An Act for the more effectual employing the Poor by encouraging the Manusactures of this Kingdom: And that it shall be lawful for all Manner of Persons, as well our Subjects as others, according to Law, to buy the said Ships, Vessels, Goods, and Merchandizes, so taken and condemned for lawful Prize, without any Damage or Molestation to ensue thereupon to the said Buyers, or any of them, by reason of the contracting or Dealing for the same.

ing or Dealing for the same,

VIII. That if any Ship or Vessel, belonging to us or our Subjects, or to our
Allies or their Subjects, shall be found in Distress, by being in Fight, set upon,
or taken by the Enemy, the Captain, Officers, and Company, who shall have
such Letters of Marque or Commissions, as aforesaid, shall use their best Endeavours to give Aid and Succour to all such Ship or Ships, and shall, to the
utinost of their Power, labour to free the same from the Enemy.

IX. That our Subjects, and all other Persons whatsoever, who shall either in their own Persons serve, or bear any Charge, or Adventure, or in any Sort surther or set forward the said Adventure, according to these Articles, shall stand and be freed by Virtue of the said Commission; and that no Person be in any wife reputed or challenged for an Offender against our Laws, but shall be reed, under our Protection, of and from all Trouble and Vexation that might in any wife grow thereby, in the same Manner as any other our Subjects ought to be by Law, in their aiding and affisting us, either in their own Persons, or otherwise, in a lawful War against our declared Enemies.

X. That the faid Commanders of such Merchant Ships and Vessels, or their Owners or Agents, before the taking out Commissions, shall give Notice in Writing, subscribed with their Hands, to our High Admiral of Great Britain, for the Time being, or our Commissioners for executing the Ossice of our High Admiral, or the Commissioners for executing that Office for the Time being, or the Lieutenant or Judge of the said High Court of Admiralty, or his Surrogate, of the Name of their Ship, and of the Tonnage and Burthen, and the Names of the Captain, Owners or Setters out of the said Ship, with the Number of Men, and the Names of the Ossicers in her, and for what Time they are victualled, and also of their Ordnance, Furniture and Ammunition, to the End the same may be registered in the said Court of Admiralty.

XI. That those Commanders of such Merchant Ships and Vessels, who shall have such Letters of Marque, or Commissions, as aforesaid, shall hold and keep, and are hereby enjoined to hold and keep, a Correspondence, by all Conveniencies, and upon all Occasions, from Time to Time, with our High Admiral of Great Britain for the Time being, or our Commissioners for executing the Office of our High Admiral, or the Commissioners for executing that Office for the Time being, or their Secretary, so as, from Time to Time, to render and give unto him or them, not only an Account or Intelligence of their Captures or Proceedings, by Virtue of such their said Letters of Marque, or Commissions, as aforesaid; but also, of whatsoever else shall occur unto them, or be discovered and declared unto them, or found out by them, by Examination of, or Conference with, any Mariners, or Passensers of or in the Ships or Vessels taken, or by any other Ways or Means whatsoever, touching or concerning the Designs of the Enemy, or any of their Fleets, Ships, Vessels, or Parties; and of the Stations, Seas, Ports and Places, and of their Intents therein; and of what Merchant Ships or Vessels of the Enemy, bound out or home, as they shall hear of; and of what else material in these Cases may arrive to their Knowledge,

Of PRIVATEERS. &c.

to the End fuch Course may be thereupon taken, and such Orders given, as may

XII. That no Commander of a Merchant Ship, or Vessel who shall have a Letter of Marque or Commission as aforesaid, shall presume, as they will answer it at their Peril, to wear any Jack, Pendant, or any other Enfign or Colour usually borne by our Ships, but that, besides the Colours borne usually by Merchant Ships, they do wear a red Jack with the Union-Jack, described in the Canton at the upper Corner thereof near the Staff; and that one third Part of the whole Company of every such Ship or Vessel so sitted out as aforesaid, shall be Land-men.

XIII. That fuch Commanders of Merchant Ships and Veffels who fluil obtain such Letters of Marque or Commissions, as aforesaid, shall also, from Time to Time, upon due Notice being given them, observe all such other Instructions and Orders as we shall think fit to direct, for the better carrying on of this

XIV. That all Persons who shall violate these Instructions shall be severely punished, and also required to make full Reparation to Persons injured, contrary to these Instructions, for all damages they shall sustain by any Capture,

Embezzlement, Demurrage, or otherwise

XV. That before any fuch Letters of Marque, or Commissions, issued under Seal, Bail, with Sureties, shall be given before the Lieutenant and Judge of our High Court of Admiralty of England, or his Surrogate, in the Sum of three thousand Pounds Sterling, if the Ship carries above one hundred and fifty Men; and, if a lefter Number, in the Sum of fifteen hundred Pounds Sterling: Which Bail shall be to the Effect, and in the Form following:

HICH Day, Time and Place personally appeared

who fubmitting themselves to the Jurisdiction of the High Court of Admiralty of England, obliged themselves, their Heirs, Executors and Administrators, to our Sovereign Lord the King, in the Sum of Pounds of lawful Money of Great Britain, to this Effect; that is to fay, That

is authorized by Letters of Marque, or a Commission for a private Man of War, to arm, equip, and set forth to Sea, the Ship called the of the Burthen of about Tons, whereof he the said

goeth Captain, with Men, Ordnance, Ammunition and Victuals, to fet upon by Force of Arms, and to subdue, seize, and take the Men of War, Ships, and other Veffels whatfoever, together with the Goods, Monies, and Merchandizes, belonging to the King of Spain, or to any of his Vassals and Subjects, or others inhabiting within any of his Countries, Territories or Dominions whatsoever, and such other Ships, Vessels, and Goods, as are or shall be liable to Confiscation, excepting only within the Harbours or Roads within Shot of the Cannon of Princes and States in Amity with his Majesty. And whereas he, the said has a Copy of certain Instructions, approved of, and passed by his Majesty in Council, delivered to him to govern himself therein, as by the Tenour of the said Commission, and of the Instructions thereto relating, more at large appeareth. If therefore nothing be done by the said

or any of his Officers, Mariners, or Company, contrary to the true Meaning of the faid Instructions, but that the Commission aforesaid, and the faid Instructions, shall in all Particulars be well and duly performed and observed as far as they shall the faid Ship, Captain, and Company, any Way concern: And they, or any of them, shall give full Satisfaction for any Damages or Injury which shall be done by them, or any of them, to any of his Majesty's Subjects or Allies, or Neuters, or their Subjects: And also shall duly and truly pay, or cause to be paid, to his Majesty, or the Customers or Officers appointed to receive the same for his Majesty, the usual Customs due to his Majesty, of and for all Ships and Goods, so as aforesaid taken and adjudged for Prize: And moreover, if the

and l throu Prete Effec Exec frato of the befor

requir their Treat

rende

mani again on th 1. Shot Arm Cru the

take

nay

ė a wer OUL

the t of للعد

to one

this

rely on-

He, der

our

rec en j ß:

! .

of our

hat

ar,

c-of nd

ns

to he he f,

n,

e

d

faid fhall not take any Ship or Vessel, or any Goods and Merchandises belonging to the Enemy, or otherwise liable to Confiscation through Consent, or clandestinely, or by Collusion, by Virtue, Colour, or Pretence of this said Commission; that then this Bail shall be void, and of none Effect: And unless they shall so do, they do all hereby severally consent that Execution shall issue forth against them, their Heirs, Executors, and Administrators, Goods and Chattels, wheresoever the same shall be found, to the Value before mentioned. And, in Testimony of the Truth thereof, they have hereunto subscribed their Names.

By bis Majesty's Command,

HARRINGTON.

Exam. S. HILL, Register.

An ADDITIONAL INSTRUCTION to all fuch as have or shall have Letters of Marque, or Commissions for Private Men of War, in pursuance of a Warrant from his Majesty, dated the seventh Day of April, 1743, directed to the Commissioners for executing the Office of Lord High Admiral of Great-Britain and Ireland, &c. and of a Warrant in pursuance thereupon, made by the Right Honourable the Lords Commissioners for executing the Office of Lord High Admiral of Great-Britain and Ireland, &c. dated the ninth Day of April, 1743, directed to Sir Henry Penrice, Knight, Judge of the High Court of Admiralty of England.

HAT all Captains and Commanders of thips, who have, or shall have Letters of Marque, or Commissions for Private Men of War, are hereby required and enjoined to observe carefully and religiously the Terms of the Treaty Marine, between his late Majesty King CHARLES the Second, and their High Mightinesses the States General of the United Netherlands, concluded at London the first of December, 1674, Old Style, and confirmed by subsequent Treaties: And they are hereby required to give Security pursuant to the Tenth Article of the aforefaid Treaty Marine, for the due performance thereof.

Exam. Samuel Hill, Register.

The following are such Articles of Agreement as were commonly entered into by the Captains of Privateers in the late War and their Crews, which I publish as a Copy for my Reader to have Recourse to, in ease any future Rupture should render it useful, with

A RTICLES agreed between Captain A. B. Commander of the Private Arricles Man of War, called the Terrible (with twenty Guns mounted, carrying PAIVATERS.) nine Pound Shot, twenty Brass Patereroes, four Morturs, and some Wall-Pieces, manned with two bundred Men, now lying at Church-Hole, designed to cruize against the French and Spaniards) on the one Part, and the said Ship's Company on the other, witnessetb,

1. That the faid Captain A. B. for himself, and in Behalf of the Owners of the said Ship Terrible, shall put on board her, great Guns, Swivels, Powder, Shot, and all other warlike Ammunition necessary for them; as also small Arms, and Provisions sufficient for the said Ship's Company for a six Months Cruize at Sea, from their Sailing from the Downs; in Confideration of which, the Owners, or their Assigns, shall be reimbursed (out of the first Prize, or Prizes taken by the faid Ship Terrible, before any Dividend is made thereof) the whole Charge of warlike Stores (great Guns and fmall Arms excepted) Victualling, Advance-Money, and the Expences the Owners are at for the Surgeon's Cheft,

3 L

OF PRIVATEERS, &c.

and a Set of Mulick; after which one half of the neat Proceeds of such Prize or Prizes as shall be taken, to be for the Account of the Owners, and at the Difposition of the Managers; and the other half of such neat Proceeds to the sole Property of the Ship's Company; the Captain's Share of which to be 6 (in fine 8) per Cent. and the Residue to be divided in the Proportions mentioned in the eleventh Article of these Presents.

2. That for preserving a Decorum on board the said Private Man of War, no Man is to quit, or go out of her, on board of any other Vessel or Vessels, or on Shore, wishout Leave obtained of the commanding Officer on board, under the Penalty of such Punishment as shall be esteemed proper by the Captain and

3. That it shall be entirely in the Captain's Power to cruize where he shall efteem most beneficial, for the Interest of the Owners, and Ship's Company.

(In some, it is, to cruize where the Managers, and in others, where the Owners shall direct.)

4. That if any Ferson be found a Ringleader of Mutiny, or causing a Disturbance on board, refuse to obey the Command of the Captain and Officers, behave with Cowardice, or get drunk in Time of Action, he or they shall forseit his or their Share, to be divided amongst the Ship's Company; and be otherwise punished according to Law.

5. That all Clothes, Bedding, Watches, and Rings in wear, Buttons, Buckles, and what elfe is deemed small Plunder by Custom, is to be divided amongst the Ship's Company, according to their several Stations, the Captain not to interfere with them; the Cabin Utensils in present Use for the Commander.

6. That if any Person shall steal, or convert to his Use, any Part of the Prize or Prizes, or be found pilfering any Money or Goods, and be convicted thereof, he shall forseit his Share to the Ship and Company

7. The Captain has the Power of taking out of any Prize, or Prizes, whatever Stores he may judge necessary for the Ship Terrible, without paying for them; provided the Prize is not disabled thereby.

8. That who foever first spies a Sail, which Proves to be a Prize, shall have seven Pounds (in some only one Gamea, in others five) and the first Man proved to board a Prize before she strikes, shall have a Gratuity of ten Pounds, (in some ten, and in others fifteen Gameas) for his Bravery, to be deducted out of the Gross Sum of the Prize.

9. That if any Private Man shall lose a Leg, Arm, or Eyes, in Time of Action, or in the Ship's Service, he shall, besides the Advantage of Greenwich Hospital, have a Gratuity of 25 l. and in Proportion to the Officers, exclusive of Shares (in others only 20 l. to a private Man, 50 l. to the Captain, 40 l. to the first Lieutenant, and 30 l. to each of the other Lieutenants, Master and Surgeon) the said Sun. 2 be deducted out of the gross Sum of the Prize; and in case of Mortality under Cure, the said Gratuity and Shares to be made good to their Affirm.

under Cure, the said Gratuity and Shares to be made good to their Affigne.

10. That for the farther Encouragement of the said Private Man of War's Company, it is agreed, that the chief Officers shall have fix Guineas, the Petty Officers and able Seamen five Guineas, able bodied Landmen three Guineas, and Boys one Guinea, advanced to them in the Hope, (in some, the Officers and Seamen boys only five Guineas, and the Landmen two.)

bave only five Guineas, and the Landmen two.)

11. That the half of the neat Proceeds of all Prizes, taken by the Ship Terrible, which is appropriated to the Ship's Company, be divided amongft them in the Manner following, after the Captain's 0, or 8 per Cent. (as shall be agreed) is taken thereout as above.

When the Captain has not the abovementioned 6, or 8 per Cent. but divides with the Ship's Company, he commonly has twelve Shares, as follows, viz.

others

pany,

13.

The

faid Si from 15. Coven felves, dred P ness w

The fame; Reade to car

Year o

Lord !

I Vistourth Monie taken was C to Cas

Ship a jects o thousa Month siderat the fai thirty

Shares	Sharpe
The Contain	The Caulker ,
The first Lieutenant 5 to 6	The Master at Arms
The fecond Lieutenant 4 to 6	The Armourer at ade firm and it 1.
The third Lieutenant min 3 1 to 5	The Midshipmen, to each 1 11 to 2
The Mafter midsiw , what 3 + 190 15	The Quarter Masters, to each
The first Mate at a but 3 . 401 4.	The Quarter Gunners, to each 1 to 1 ;
The fecond Matero you nil 2 1 to 2	The Corporal, to each 10 1 4 to 1 1
The Surgeon 12 Storn O At 3 1 to 4	The Sailmaker / biglore's sail to sace V -
The Surgeon's Mate 2 1 to 2	The Yeoman of the Powder Room 2
The Lieutenant of Marines 3 10 4	The Ship's Steward Specimen and 12
The Gunner as again to vove 1 3	The Captain's Ditto a ward I don't !-
The Gunner's Mates, to each 2	The Master of Languages 1
The Carpenter alered on trange 3	The Captain's Clerk and The land as here?
The Carpenter's Mates, to each	The Ship's Cook more velocist 4 to 2
The Boatswain dorston is holy his	
The Bostswain's Mates, to each 2	The able Seamen, to each I to I
The Purfer	The able Landmen, to each
The Cooperate rite 2	The Sea Boys, to each
The Mulick, to each of them 2	The Land Boys, to each to
THE INTUITIES TO SHEET OF THEIR	with manner mobile to carette the first to the

no on the indicate in

ere

ize

of,

ver

m ;

to

ome ross

of pich of first aid ity nd nen is

12. That on the Death of the Captain, the Command to devolve on the next Officer, and so in rotation; and for the Encouragement of the able Seamen and others, on the Loss of Officers, they are to be replaced out of the Ship's Company, according to their gallant Behaviour, as the Captain shall appoint.

r3. That whoever deferts the faid Ship Terrible, within the Time here under mentioned, shall forfeit his Prize Money to the Owners and Company, to enable them to procure others in their Room.

14. All and every one on board, does covenant and agree to ferve on board the faid Ship Terrible, the Term of fix Months, beginning 2 the faid Ship's Departure from the Downs.

15. And lastly, for the true Performance of all, and every the aforementioned Covenants and Agreements; each, and every of the said Parties, do bind themfelves, their Heirs, Executors, and Administrators, in the penal Sum of five bundred Pounds, lawful Money of Great-Britain, firmly by these Presents: In Witness whereof, the said Parties to these Presents have hereunto severally set their Hands and Seals, the Day of in the Year of our Lord 1746, and the Twentieth Year of the Reign of our Sovereign Lord King George the Second.

The wording of Ransom Bills has been various, though the Substance the same; I have therefore only added here the Form of one, which I give my Reader, both in *French* and *English*, as they are commonly printed for Privateers to carry with them.

I John Stout, Commander of the private Ship of War, called the Success, by Virtue of his Britannick Majesty's Commission, dated at London the Twenty-fourth Day of August, 1746, to ici. all Subjects and Vassis, Ships, Goods, Monies, and Effects whatsoever, of the French King, and King of Spain, having taken a Ship or Vessel called the Malbeureus of Nantes, whereof John Martel was Commander, Burthen about two hundred Tons, bound from the said Port to Cadiz, under French Colours, laden with Wheat, in the Latitude of

And Cargo, belonging to Messer. La Bourdonage & Comp. of Nantes, Subjects of the French King, which Ship and Wheat I have agreed to ransom for one thousand eight hundred Pounds Sterling, to be paid in Lordon, within two Months from the Date hereof, to the Order of Mr. James Fillpurse; In Confideration whereof, I have set the said Ship and Cargo at liberty, to proceed for the said Port of Cadiz, where she shall be obliged to arrive within the Space of thirty Days from the Date hereof, after the Expiration of which Time, this

Agreement shall not warrant her from being taken again by any English Ship of War, or Privateer; for the true Psyment of which Ransom, I have received as Hostage, Mr. Thomas Lecroy, belonging to the said Ship, who is not to be set at Liberty until the said Ransom be fully and truly paid, as abovementioned; I therefore pray, and desire all Priends and Allies, to suffer the said Ship Malbenroux, to pass, and proceed to the said Port of Gadin, without any Lett or Molestation within the said covenanced Time. And I the said Juan Martel, Commender of the said Ship the Malbeurroux, as well in my own Name, as in the Name of the aforesaid Messire. Le Bourdonage & Comp. Owners of the said Ship and Cargo, have voluntarily submitted myself to the Payment of the said Ransom of one thousand eight hundred Pounds Sterling, in London, as aforestid; for which I have given the said Mr. Thomas Lecroy for Hostage, (who upon the Payment of the said Sum as agreed, shall be immediately released and styll think proper) hereby promising not to ast contrary to the Conditions of this Agreement, whereunto we have (with the said Hostage) interchangeably set our Hands, on board the said private ship of War, this third Day of September, 1746.

Signed and delivered in the Prefence of A. B. E. F. C. D. G. H. John Stout. John Martel. Thomas Lecrey. or Silled Ulag Han T

and whice unite and is to juftly to m

Com

Supe: Unio

can f

fion of those proce doing and of

fome Hum five t

those Ti fo po

and wheir made venie

anoth become though

Footi Privil Tl

press Part fuch

tho' i King

Pirate

becor

tacitly feign

In French.

d'une Commission, ou Lettre de Marque de sa Majesté Britannique, signe à Londres le Vingt Quatrième Jour du Mois de Aost de l'An 1746, pour prendre te saiss les Visseurs, & Essets des Sujets de la France & d'Espagne, ayant saiss sur, & Pris, le Vaisseur nomme le Malbeureux de Nantes, sous le Commandement de Mons. Jean Martel, autour du Deux Cent Tonneaux de Port, Venant du dit Port, & destiné pour celle le de Castes, sous Pavillon François Chargé de Blé, dans la Lastude de Londres, le dit Visseur & Cargaison appattenant à Messes. La Bourdonage & Comp. de Nantes, Sujets du Roy Prançois, lequel Vaisseau & Blé, sous convenu de rançonnies, Moyenant le Somme de Mille & Huit Cent Livres Sterlines, que doit être payée à Londres dans deux Mois du Date de cect, à l'Ordre du Mons. Jaques Filipuire, & en Consideration du dit Somme J'ai rélaché & remis le dit Vaisseau & Cargaison en Liberté pour aller au dit Port de Cadix, où il sera tenu de se rendre dans le Tems, & Espace de Trente Jours, du Date de celle ci, spres l'Expiration du quell Tems, le present Traite, ne pourra le Garanir d'etre Arrêté & Pris, par aucun Vaisseau de Guerre ou Armateur. Pour Sureté de la quelle Rançon, J'ay reçes en Orage Mons. Thomas Lecroy, Appartenant au dit Vaisseau, qui ne doit etre Relache, que apres le Payement de la dite Rançon; Donc Je Prie, & Supplie à tous Amis & Alliez de laisser le dit Vaisseau le Malbeureux Seurement, & Librement pour aller au dit Port de Cadix, sans aucun Trouble ou Empechement quelconque, pendant le dit Tenns stipulé & convenú. Et Je le dit Jean Martel, Maitre du dit Vaisseau le Malbeureux, tant en mon Nom, comme en celey de les susdits Messes. La Bourdonage & Comp. Proprietaires du dit Vaisseau & Charge, me suis voluntaire. La Bourdonage & Comp. Proprietaires du dit Vaisseau & Charge, me suis voluntaires dans la Ville de Londres comme suit de la dite Rançon, de Mil & Huit Cent Livres Stern. dans la Ville de Londres comme suit voluntaires apropos) Promettant de ne Point contrevenir aux Conditions du present Traité

Of Pirates or Sea Rovers.

e fet

t or ortel,

Ship for the

free, hink ree-

ertu

c &

dre

rant

211-

ant

Blé,

ent , à

liz,

neté

#U

n; le

arte &c

int

p. e-de if.

PIRATE is a Sea Thief, or an Enemy to human Kind, who sims at enriching himself by Marine Robberies, committed either by Force, Fraud, or Surprize, on Merchants or other Traders at Sea, and the Histories of them are filled with the Barbarities they have committed on such Occasions, and the severe Usage they have given to those who have been so unhappy as to fall into their Hands.

They confine themselves to no Place, nor have any settled Residence, but are Rovers at large, tho' they generally cruize, where most likely to meet with Prey, and in Parts where they have the greatest Probability of finding Supplies, and which afford the best Ports for their Safety: And as all these Circum stances unite in America, that Part of the World has been most pestered with them; and they being Enemies to all, all ought to be Enemies to them, and no Faith is to be kept with Villains, who despise both the Laws of God and Man; they justly forfeit the Protection of their natural Sovereign, and any Prince hath Power to make War against, and destroy them, tho' not subject to his Government.

Pirates, the called Enemies, are yet improperly termed to, as they are no Gret de Just Commonwealth, nor live by fettled Laws; but Rules founded on Iniquity, and Lib C. Cap which they frequently break thro', to the Destruction of one another; that 20.8, 40. Superiority which they affign to some among them, tho' necessary to their wicked Union, is oftentimes changed, as Humour and Caprice directs; and the strongest or most profligate becomes a Chief by mutual Consent; and as no Community can subsist without some Sort of Government, so these make a Shew and Profession of one, do fometimes comply with Agreements made, more especially with those who supply them with Necessaries, tho' this may reasonably be supposed to proceed more from the Motives of Self-Preservation, than from any Intention of doing Right, or Justice to those iniquitous Persons, who carry on such a villainous and contraband Trade: It is true, all are not equally bad; but we have heard of fome, who have governed with more Moderation, and not entirely shook off Humanity as the generality of them have; but even the best of them are offen-five to the fair Trader, and by commencing Pirate, they become obnoxious to those Laws which otherwise were made to protect them.

There are, however, Instances, where Success has made a Company of them so powerful as to induce them to settle, and form themselves into a Commonwealth; it was to this, that Algiers, Tripoli, and Tunis owe their Establishment, and which they have supported for many Years, tho' they really still subsist by their quondam Profession, or what is very like it; and only observe the Treaties made with them, so long as the Rabble will permit, and it suits their Conveniency; yet they avoid quartelling with all the European States at once, but take them by a Sort of Rotation, and pick from them what they can, one after another, for which they sometimes smart, tho' too seldom; however, since their becoming a State, and professing Allegiance to the Grand Signior, Princes have thought proper to treat with them, and to admit their Ambassadors on the same Footing as those from other Potentates, with respect to their Immunities and Privileges.

Tho' it is undoubtedly both for the Honour and Interest of all Princes to suporeis Piracy, and not suffer them by any Means to find Shelter or Refuge in any Part of their Dominions, but on the contrary to arm against them, and provide fuch Remedies as may restrain their Progress, which our Kings have always done, tho' it is dubious whether obliged thereto, by the Civil or Common Law of this

If a Master of a Ship, after making the best Defence he could, is taken by a Lord Ray.

Pirate, and for the Redemption of his Ship and Cargo, willingly submits to mand 9332. become a Slave to his Captors, the faid Ship and Cargo are, by the Law Marine, tacitly obliged to contribute to the obtaining his Freedom; but if a Pirate by feigning himself distressed, with the usual Signals, or pretends to be stranded, leaky, or in any other Danger, shall, by these means allure the Master to vary his Course in order to afford his Assistance, and so he falls into the Trap the Pirate

Mar. Page

to. S. 7.

Ø

Dista, 934 has laid for him, although he frees the Vessel and her Loading by remaining a Slave, they are no ways obligated to contribute to his Redemption, as his Capture was occasioned by his own Folly in being so decoyed.

A Ranfom promifed to a Pirate, is not binding by the Civil Law, therefore no Wrong is created by not complying with it; and the Reason is, that the Law

of Arms is not communicated to fuch, neither are they capable of enjoying that Privilege, which lawful Enemies may challenge, in the Caption of another, however, this hath its Limits, for a Pirate may have a lawful Possession, which Mos Page he cannot be denied claiming at Law, if Injury or Wrong be done him, and this is in Consequence of his taking a legal Course, for by that he submits to the Magistrate, and pays Obedience to the Laws in his demanding Justice.

If a Pirate attacks and takes a Merchant Ship, and afterwards redeems her, on the Master's swearing to pay him a certain Sum, at a Time and Place agreed on; and if he does not comply with his Oath, he is supposed by some not to be guilty of Perjury, as a Pirate is not a determinate, but a common Enemy, and with whom they think neither Faith nor Oath is to be kept; others pretend nothing can free him from a Compliance with his Vow, as it is not Men only that are concerned in it but God also, who is certainly no Friend to Perjury. However, with humble Submission to better Judgments, I think some Distinction ought to be made in concurring Circumstances, for suppose either a Sea or Land Robber, claps a Pistol to the Breast of the Person he has seized, and makes him swear to do such Things, as he cannot perform without great Prejudice to him-felf and his Dependance, as the Payment of a Sum of Money, which may distress his Circumstances, and ruin his Family; I say in such a Case, or other fimilar ones, I believe no one will pronounce the Oath to be binding, which the Terrors of a threatening Enemy had forcibly drawn from him that made it.

An Englishman committing Piracy on the Subjects of any Prince, or State, in Amity with the Crown of England, is within the Statute of 28 Hen. VIII. and so it was held where one Winterson, Smith, and others, had robbed a Ship of one Maturine Guatier, belonging to, and bound from Bourdeaux, with Wines for England, and the same was Felony by the Law Marine, and the Parties were

convicted accordingly.

And so if the Subject of any other Nation or Kingdom, being in Amity with And so if the Subject of any other Nation or Goods of the English, the the King of England, commit Piracy on the Ships or Goods of the English, the fame is Felony, and punishable by Virtue of the above Act; and it was fo adjudged, where one Careless, Captain of a French Man of War, and diverse others, attacked four Merchant Ships, going from the Port of Briftol to Caermar-then, and robbed them of about 1000 l. for which he and the rest were arraigned, and found guilty of the Piracy.

But before the 25th of Edw. III. if the Subjects of a foreign Nation, and fome English, had combined in the committing of Piracy, it would have been Treason in the English, and Felony in the Foreigners, an Instance of which is quoted by Shard, where a Norman being Commander of a Ship, had, together with some English, committed Robberies on the Sea, and being taken and tryed, they were found guilty, the Norman of Felony, and the English of Treason, who accordingly were drawn and hanged. But at this Day, by the Laws Marine, they would both receive Judgment as Felons without distinction.

If the Subjects of a Prince at Enmity with the Crown of England, shall fail aboard an English Pirate, with other English, and then a Robbery is committed by them, and they are afterwards taken, it is without doubt Felony in the English, but not in the Foreigners, for they cannot be tried by Virtue of the Molley de Jure Commission upon the Statute, for it was no Piracy in them, but the Depredation of an Enemy, for which they shall receive a Trial by Martial Law, and

Judgment accordingly. Piracies committed in the British Seas, by the Subjects of any Power in Amity Clauf. Lab. 1. with the Crown of England, are properly punishable by this Crown only; and if a Spaniard robs a Frenchman on the high Sea, their Princes being then in Gret, de Jure Amity, and both with the Crown of England, and the Ship is brought into a Port of this Kingdom, the Frenchman may proceed Criminaliter against the Spaniard to punish him, and Civiliter, to have Restitution of his Vessel, but if

Ret. Adm. 28 Eun, m. 24.

Ret. Alm. 24.

42 /Jhj. Pla eit. 25. p. Shurd. Fid 2 Him. V. cap. 6.

61. 8. 10.

· March

the V

was to

the F

he car If a

Capto

them . can be

An

of tho

the fo becom

withou

fubdue

their 7 certain

Delay

though Murde

Marine known

cipal,

before

his Do to Legish

on her

into Vi

Englan upon T

Captor

Virtue

ried In

was tak

Savoy,

mander

those to

for the

ful+, s

for that

Piracy,

Subject

may ref

2 Part.

tention

or Pack

Port, ar

is no Fe

furandi,

the Adr

Mould o

whole I

Nature

the Bail

If a l

And

AL

If a

60 l

the Vessel is carried Infru Presidia * of that Prince, by whose subject the same was taken, there can be no Proceeding Civiliter, and doubted if Criminaliter, but the Frenchman must refort into the Captor's or Pirate's own Country, or where he carried the Ship, and there proceed.

If a Piracy be attempted on the Ocean, and the Pirates are overcome, the Melley de Jare Captors may immediately punish them with Death, and not be obliged to bring Mer. Page 45.
them into any Post, provided this occurs in Places where no legal Judgment 8.11.

can be obtained.

it

33

ng re

ht nd

m nif-

er

he

ınd

of

nes

cro

ith

the

fo rfe

ar-cd,

ind

en is

her ed, on, ne,

fail!

ted

he

la-

nd

ity

in

0 2

the t if the

And therefore if a Ship should be on a Voyage to America, or on a Discovery Dine. of those Parts still unknown to us, and in her way be attacked by a Pirate, who the fortunately overcomes, in this Case, by the Laws Marine, the Vessel becomes the Captors Property, and the Pirates may be immediately executed without the Solemnity of Condemnation.

So likewife if a Ship shall be affaulted by Pirates, and in the Attempt they are Milly de Jure fubdued and taken, and carried into the next Port, if the Judge openly rejects Mar. Page 62, their Trial, or the Captors cannot wait till Judgment shall be given, without certain Peril and Loss, they may do Justice on them themselves, without farther

Delay or Attendance.

If a Pirate at Sea attacks a Ship, and in the Engagement kills a Person in her, though he has not succeeded in taking her, the Pirates are all Pirncipals in the Murder, if the Common Law hath Jurisdiction of the Cause; but by the Law Ru. Admir. Marine, they only who gave the Wound shall be Principale, if they can be at Elia. m. known, and the rest Accessories; and where they have Cognizance of the Principal, the Courts at Common Law will fend them their Accessory, if he comes Yelowine Foli before them.

A Dutchman, naturalized by the Duke of Savoy, and living at Villa Franca in his Dominions, procures a Commission from the States of Holland, and coming to Legborn, there rid with the Colours and Enfigns of the Duke of Savoy; the English Ship Diamond, being then in Port, took in her Loading, and proceeded on her Voyage, in which she was surprised and taken by that Caper, and carried into Villa Franca, and there condemned and fold, but afterwards returning to England, the original Proprietors having Notice of it, made a Seizure; and upon Trial, Adjudication passed for them; for though the Ship of War and Captors were of Savoy, and carried their Prize thither, yet being taken by Virtue of a Dutch Commission, according to the Law Marine she must be carried Infra Prefidia of that Prince or State, by Virtue of whose Commission she was taken; nor does such carrying of the Ensigns or Colours of the Duke of Savoy, who was then in Amity with the Crown of England, nor the Commander's being a Subject of that Prince, make him a Pirate, or subject him, or those to whom the Interest of the Prize was transferred, any ways to be questioned for the same Criminaliter; for that the Original Quoad the Taking, was lawful+, as one Enemy might take from another, but Civiliter, the same might be, Godin Lin. for that the Captor had not entituled himself to a firm Possession.

And therefore in all Cases where a Ship is taken by Letters of Marque or Piracy, if the fame is not carried Infra Prefidia of that Prince or State, by whose Subject the same was taken, the Owners are not divested of their Property, but may rescize wheresoever they meet with it. Mich. 8. Jac. in B. R. Brownson

2 Part. Weston's C.

If a Pirate attacks a Ship, and only takes away some of her Men with an Intention to fell them for Slaves, this is Piracy by the Law Marine; and if a Bale C. 1 Infl. 1091 or Pack of Merchandise be delivered to a Master to carry abroad to a certain Lib. 8. Fol-Port, and he goes away with it to another, and there fells or disposes of it ‡, this 38. is no Felony; but if he opens the Bale or Pack, and takes any thing out, animo furandi, this Act may amount to such a Larceny, as he may be indicted for in the Admiralty, though it does not amount to a Reprisalia; yet if the said Master should carry the Lading of his Ship to the Port appointed, and after retake the whole Pack or Bale back again, this may amount to a Piracy; for he being in the Nature of a common Carrier, the Delivery had taken its effect, and the Privity of the Bailment is determined.

[·] March's Rep. 110. † 3. Bu'ffrom 29. # F. Naute Gag. L. 1. S. 3. Stab, Glanvil, Lib. to. C. 13. 32 Edwar, IV.

Jure Rom. L. 1. C. 11.

C. 4. Grat. L. 3. C. 9. S. 16.

Molley de Jure

8, 24.

44 Edw. III. In Case a Ship shall be attacked by a Pirate, and the Marier for her Abacump 14.4 Her. IV. tion shall give his Oath to pay a Sum certain; though there be no Taking, yet a. S. ad Lag. Rhod, de Jati. is the same Piracy by the Law Marine; but by the Common Law there must be an actual Taking, though it be but to the Value of a Penny, in the same Manner as it is in a Robbery on the Highway.

A state of the Mariners in her Boat, and the state of the state of the Mariners in her Boat, and the state of the state of the Mariners in her Boat, and the state of the state

and the rest on Shore, so that none remain in the Ship, yet if she be attacked and robbed, the same is Piracy.

A Merchant who has procured Letters of Marque or Reprife, and delivered the Commissions to others to endeavour a Satisfaction; if those so commissioned Rolls Abridg. commit Piracy, the Veffel is certainly forfeited; but the Merchant is no ways liable to make Satisfaction; for though the superior by the Civil Law is answerable for the Actions of his Servants, yet as this Question must be decided by the Law of Nations (in Virtue of which such Commissions are awarded or granted) Moor's Rep. the Merchant by it will be exempted from antwering for the Behaviour of those he commissioned, unless it can be proved he foreknew that they would commit such a Piracy, or Spoliation, or that he had any Way abetted, or consented to the same, by which the Right may be forseited, and the Civil Law let in, to acquire Satisfaction.

If Goods are taken by a Pirate from one Ship, and he afterwards attacks another, by whom he is subdued, he thereby becomes, according to the Law Marine, an absolute Prize to the Captor, after a legal Condemnation. And,

By the Statute of 27 Edw. III. Cap. 13. if a Merchant lose his Goods at Sea by Piracy or Tempest (not being wrecked) and they afterwards come to Land; if he can make Proof they are his Goods, they shall be restored to him in Places 3. Bul. 28, 298 March 110. guildable, by the King's Officers and fix Men of the Country; and in other Places, by the Lords of them, or their Officers, with fix Men of the Country. Gid. 191. Places, by the Lords of them, of their or thereby changed, Barter Cafe. If a Pirate takes Goods at Sea and fells them, the Property is not thereby changed,

no more than if a Land Thief steals, and fells them.

This Law hath a great Affinity with that of the Roman, called de Usu Captione, or the Atinian Law, as Atinius therein enacted, that the Plea of Prescription, or long Possession, should not avail in Things that had been stolen, but the Interest

which the right Owners had should remain perpetually.

Though it is held by the Common Law of England, that if a Man commit Bieglo's Cafe. Though it is held by the Common Law of England, that it is need by the Common Law of England, that it is need to shall be specified in League with us) and P. 530. Lit. brings the Goods into England, and fells them in a Market overt, the same shall brings the Goods into England, and fells them in a Market overt, the same shall be specified to shall be shal bind, and the Owners are for ever concluded; and if they should endeavour in the Admiralty to dispute the Property in order to Restitution, they will be prohibited.

A Ship which belonged to feveral Owners was fent to the Indies on a trading A Ship which belonged to levelar committed Piracy, for which, on 28; The Case Voyage, and upon the high Sea the Mariners committed Piracy, for which, on the Hildstrand her Return to the River of Thames, the Admiral seized her as Bona Pyratarum; but the Merchants her Owners took the Sails and Tackle out of her, and there was a Decree, that the Admiral shall not have the Goods stolen from other Men, but the Owners shall have them.

It appears by the Preamble to the Statute of 28 Hen. VIII. Cap. 15. that this Offence was not punishable by the Common Law, but the same was determined and judged by the Admiral, after the Course of the Civil Law; but by Force of the faid Act the same is enquired of, heard, and determined, according to the Course of the Common Law, as if the Offence had been committed on Land.

But hy Lord Hale , the Court of King's Bench had certainly a concurrent Jurisdiction with the Admiralty, in Cases of Felony committed upon the Narrow Seas, or Coast, though it were High Sea, because within the King's Realm of England: but this Jurisdiction of the Common Law Courts was interrupted by a special Order of the King and Council, 35 Edw. III. and since the 38 Edw. III. it does not appear that the Common Law Courts took Cognizance of Crimes committed upon the High Seas.

And for the Trial of Piracy, and to determine what Actions come under this Denomination, as also to encourage the Suppression of it, the following Acts

have been made, viz.

Al

Have be in be li Land Adm Chan

Law,

All

upon have,

detern King'

fuch (

and to

after t upon Suc

shall h Inhabi

been c

fore fi comm Law:

Person

Land 1 the Sh

Hundi

Pains o

fame (

the Se

Clergy Thi Ancho

Ship, Money

Side th the fair

Bills p

dic.ion

of the

Chance Who

Inquifi

fition a bers of

have F his Ma

Commi

to fuch Offende at the l

It is upon tl

For

mp-

lout,

and

ered med

wer-

the ted) hole

mit

d to

, to

an-

Sea

ind;

ther

itry.

ged,

ione,

ion,

erest

amit and hall

r in

ling

on

um , nere len,

this ned orce the

rent

of

by

nce

hís Atè

AII

All Offences of Piracy, Robbery, and Murder, done upon the Sea, or in any st Hea. VIII. Haven, River, or Creek, where the Admirals pretend to have Jurisdiction, shall so the inquired, tried, heard, and determined, in such Places in this Realm, as shall be limited by the King's Commission, as if such Offences had been done upon Land; and such Commissions shall be under the great Seal, directed to the Lord Admiral, or his Lieutenant or Deputies, and other Persons named by the Lord Chancellor, to hear and determine such Offences after the common Course of Law, used for Felonies committed within the Realm.

The remaining Sections of this Act are omitted, because the All is amended and re-enacted 28 Hen. VIII. Cop. 15. which follows.

All Treasons, Felonies, Robberies, Murders, and Confederacies, committed 28 Hes. VIII.

All Treasons, Felonies, Robberies, Murders, and Confederacies, committed upon the Sea, or in any Haven, River, Creek, or Place, where the Admirals have, or pretend to have Power or Jurisdiction, shall be enquired, heard, and determined in such Shires, and Places in this Realm, as shall be limited by the King's Commissions, as if such Offences had been committed upon Land, and such Commissions shall be under the Great Seal, directed to the Admirals, &c. and to three or four such other Persons as shall be named by the Lord Chancellor, after the common Course of the Law used for Treason, Felonies, &c. committed upon Land, within this Realm.

Such Persons to whom such Commissions shall be directed, or sour of them, s. s. shall have power to enquire of such Offences by the Oaths of twelve lawful Inhabitants in the Shire limited in their Commission, as if such Offences had been committed upon Land within the Shire; and every Indictment found before such Commissioners, of any Treasons, Felonies, or such other Offences committed upon the Seas, or in any Haven, River, or Creek, shall be good in Law: And such Process, Judgment, and Execution, shall be had against every Person so indicted, as for Treason, Felony, or other such Offences done upon Land; and the Trial of such Offences, shall be by twelve Men, inhabiting in the Shire limited within such Commission, and no Challenge to be had for the Hundred; and such as shall be convict of any such Offences, shall suffer such Pains of Death, Losses of Land and Goods, as if they had been convicted of the same Offences done upon Land.

For Treason, Robberies, Felonies, Murders, and Confederacies, done upon 6, 3: the Sen, or in any Place above rehearded, the Offenders shall not have Benefit of

Clergy.

This Act shall not extend to any Person for taking any Victual, Cables, Ropes, s. 4.

Anchors or Sails, which such Person (compelled by Necessity) taketh of any Ship, which may spare the same, so the Person pay for the same, Money or Money-worth, or deliver a Bill obligatory to be paid, if the Taking be on this Side the Straits of Marrok, to be paid within four Months; and if it be beyond the said Straits, to be paid within twelve Months; and that the Makers of such Bills pay the same at the Day limited.

When any such Commission shall be directed to any Place within the Jurisdic. on of the five Ports, such Commission shall be directed to the Lord Warden of the Ports, or his Deputy, and three or four such other Persons as the Lord Chancellor shall name.

Whenfoever any Commission shall be directed unto the five Ports, for the s. 6. Inquisition and Trials of any of the Offences expressed in this Act, such Inquisition and Trial shall be had by the Inhabitants in the sive Ports, or the Members of the same.

It is ordained, that all the Piracies, Felonies, and Robberies, committed it and is upon the Sea, or in any Haven, River, Creek, or Place, where the Admirals Will III.e have Power or Jurisdiction, may be tried at Sea, or upon the Land, in any of his Majesty's Islands, Plantations, Colonies, &c. appointed for that Purpose by Commission under the great Seal of England, or Seal of the Admiralty, directed to such Commissioners as his Majesty shall think sit, who may commit such Offenders, and call a Court of Admiralty thereupon, to consist of seven Persons at the least.

3 N

6. 4. 4.

f. 5.

And for want of feven, then any three of the Commissioners may call others, as therein is mentioned , and the Persons so assembled may proceed according to the Course of the Admiralty to iffue out Warrants for bringing Persons accused of Piracy or Robbery before them to be tried, and to summon Witnesses, and take Examinations, and do all things necessary for the Hearing and final Determina-tion of any Case of Piracy, &c. and to give Sentence of Death, and award Execution of the Offenders, who shall thereupon suffer Loss of Lands, Goods,

So foon as any Court shall be affembled, the King's Commission shall be read, and the Court shall be proclaimed, and then the President of the Court shall take

the following Oath, viz.

A. B. do fivear in the Presence of Almighty God, that I will truly and impartially try and ududge the Prisoner or Prisoners, subich shall be brought upon his, or their Trials before this Court, and honestly and duly on my Part, put his Majesty's Commission for the Trying of them in Execution, according to the hest of my Skill and Knowledge; and that I have no Interest, directly or indirectly, in any Ship or Goods, for the piratically taking of which, any Person stands accused, and it now to be

So help me God.

And he having taken the Oath, shall administer the same to every Person, who shall sit and have Voice in the Court, and thereupon the Prisoners shall be brought before them; and then the Register shall read the Articles against such Prisoners, wherein shall be set forth the particular Facts of Piracy, Robbery, and Felony, with the Time and Place, and in what Manner it was committed; and each Prisoner shall be asked, whether he be guilty or not guilty; whereupon he shall immediately plead guilty or not guilty, or each it shall be taken as confessed; and if any Prisoner shall plead not guilty, Witnesses shall be produced by the Register, and sworn and examined in the Prisoner's Presence; and after a Witness hath answered all the Questions proposed by the President, and given his Evidence, it shall be lawful for the Prisoner to have the Witness cross examined, declaring to the Court what Questions he would have asked, and the President or the Court shall interrogate the Witness accordingly; and every Prisoner shall have Liberty to bring Witnesses for his Defence, who shall be sworn and examined, and afterwards the Prisoner shall be heard for himself; which being done, the Prisoner shall be taken away, and all other Persons, except the Register, shall withdraw; and the Court shall consider of the Evidence; and the President shall collect the Votes of the Court, beginning at the Junior, and ending with himself; and according to Plurality of Voices, Sentence shall be given, and pronounced publickly in the Presence of the Prisoner, being called in again: and according to such Sentence, the Persons attainted shall be put to Death in such Manner, and in such Place upon the Sea, or within the Ebbing or Flowing thereof, as the President, or the major Part of the Court, by Warrant directed to a Provost-Marshal, (which they shall have Power to constitute) shall appoint.

Some publick Notary shall be Register of the Court; and in Case of his Absence, Death, or Incapacity, or for want of a Person so qualified, the Prefident shall appoint a Register, giving him an Oath, duly, faithfully, and impartially to execute his Office; which Register shall prepare all Warrants and Articles, and provide all things requifite for any Trial, according to the sub-stantial, and essential Parts of Proceeding in a Court of Admiralty in the most fummary Way; and shall make Minutes of the Proceedings, and enter them in a Book, and shall transmit the same with the Copies of all Articles and Judg-

ments, unto the High Court of Admiralty of England.

If any of his Majesty's Subjects shall commit Piracy, or Robbery, or any Act of Hostility against others his Majesty's Subjects upon the Sea, under Colour of any Commission from any foreign State, or Authority from any Person whatfoever, fuch Offenders, and every of them, shall be adjudged Pirates, Felons,

and Cap. Adn and Amı bring or co to yi him ende and Loss Al any Perfo

there acces mitte fuch ceal a or Ro Pirac deter 28 H to be

and a Admi

Ports,

Court

Hund

diftril Child A. every Maste destro Th

Th have Plant Crow any o fame, verno fhall order If: this A

W faid fl fuch (All ferve.

the G

In any N

f. 7.

f. 6.

and Robbers; and being convicted according to this Act, or 28 Hen, VIII. Cap. 15. shall fuffer Pains of Death, and Lois of Lands and Goods. And well a

to

Ç

8,

ke

lly

d.

n,

be

ch

ry,

re-

28

-07

ınd

and alor

the ery

be

lf;

ns,

vi-

he

nce

be

he

by

his

e-

nnd b-

oft in

g-

of

t-

ıs, nd If any Commander of a Ship, or any Mariner, shall in any Place where the standard hath Jurisdiction, betray his Trust, and turn Pirate, Enemy, or Rebel, and piratically and seloniously run away with the Ship, or any Boat, Ordanae, Ammunition, or Goods, or yield them up voluntarily to any Pirate, or shall bring any seducing Messages from any Pirate, Enemy, or Rebel; or consult, or consederate with, or attempt to corrupt any Commander, Officer, or Marther, to yield up, or run away with any Ship or Goods, or turn Pirate, or so over to Pirates, or if any Person shall lay violent Hands on his Commender, to hinder him from sighting in Desence of his Ship and Goods, or consider him from sighting in Desence of his Ship and Goods, or consider him shall be adjudged a Pirate; Felon, and Robber, and being convicted, according to this Ast, shall suffer Death, and Loss of Lands and Goods.

All Persons who shall, either on Land or upon the Seas, knowingly set forth 9 any Pirate, or affist, or maintain, procure, command, counsel, or advise, any Person to commit any Piracies, or Robberies upon the Seas, and such Person shall be adjudged accessive to such Piracy and Robbery, all such Persons shall be adjudged accessive to such Piracy and Robbery; and after any Piracy or Robbery committed, every Person, who knowing that such Pirate or Robber has committed such Robbery, shall, on the Land, or upon the Sea, receive, entertain, or conceal any such Pirate or Robber, or receive any Ship, or Goods, by such Pirate or Robber, piratically, and feloniously taken, shall be adjudged accessary to such Piracy and Robbery; and all such Accessaries may be enquired of, heard, and determined, after the common Course of the Law, according to the Statute 28 Hen. VIII. Cap. 15. as the Principals of such Piracies and Robberies ought to be; and being attainted shall suffer Death, and Loss of Lands and Goods.

When any English Ship shall have been defended by Fight, against Pirates, 6 10. and any of the Officers or Seamen are killed or wounded, the Judge of the Admiralty, or his Surrogate in London, or the Mayor, or chief Officer in the out Ports, affisted by four substantial Merchants, may, by Process out of the said Court, levy upon the Owners of such Ships, &c. a Sum not exceeding a l. per Hundred, of the Value of the Freight, Ship, and Goods, so defended, to be distributed among the Officers and Seamen of the said Ships, or Widows and Children of the sain.

A Reward of 10 l. for every Veffel of a hundred Tons, or under, and 15 l. for 6.11. every one of a greater Burthen, shall be paid by the Captain, Commander, or Master, to the first Discoverer of any Combination, for running away with, or destroying any such Ship, at the Port where the Wages are to be paid.

This Act that be in Force for feven Years, &c. made perpetual 6 George I. f. 12.

The Commissioners appointed by 28 Hen. VIII. Cap. 15. or by this Act, shall first have the sole Power of hearing and determining the said Crimes, within all the Plantations in America, governed by Proprietors, or under Charter from the Crown, and shall issue their Warrants for apprehending any Pirates, &c. within any of the said Plantations, in order to their being brought to Trial, within the same, or any other Plantation in America, or sent into England; and all Governors, &c. in the Plantations, governed by Proprietors, or under Charters, shall affish the Commissioners and Officers, and deliver up the Pirates, &c. in order to their being tried, or sent into England.

If any of the Governors in the Plantations shall refuse to yield Obedience to say, this Act, such Resusal is declared to be a Forseiture of all Charters granted for the Government or Propriety of such Plantation.

When any Commission for the Trial, and Punishment of the Offences afore-fing-faid shall be directed to any Place within the Jurisliction of the Cinque Ports, such Commission shall be directed to the Lord Warden, &c.

All Officers or Sailors, who shall defert the Ships wherein they are hired to 6.16. ferve for that Voyage, shall forfeit all Wages due to them.

In case any Master of a Merchant Ship, shall, during his being abroad, force sary Man on Shore, or wilfully leave him behind in any of his Majesty's Plan-

tations, or elsewhere, or shall refuse to bring home with him all such of the Men which he carried out, as are in a Condition to return, such Master shall

fuffer three Months Imprisonment.

All Persons who shall commit any Offences for which they ought to be adjudged.

Pirates, by the Act 11 and 12 Will. III. Cap. 7, may be tried as by the Act 28

Hen. VIII. Cap. 15, and shall be debarred from the Benefit of Clergy. Nothing in this Act to extend to Scotland.

By 8 Geo. I. Ch. 24. S. 1. if any Commander of a Ship, or other Person, shall trade with any Pirate, or shall furnish any Pirate, Felon, or Robber, upon the Seas, with Ammunition, Provision, or Stores, or shall fit out any Ship knowingly, and with a Design to trade or correspond with any Pirate, &c. upon the Seas, or if any Person shall consult, combine, or correspond with any Pirate, &c. knowing him to be guilty of any Piracy, Felony, and Robbery, fuch Offender shall be adjudged guilty of Piracy, &c. and shall be tried according to the Statute 28 Hen. VIII. Cap. 18. and 11 and 12 Will. III. Cap. 7. and being convicted, shall suffer Death, and Loss of Lands and Goods; and if any Person belonging to any Ship, upon meeting any Merchant Ship on the high Seas, or in any Port, Haven, or Creek, shall forcibly board or enter such Ship, and tho' they do not seize and carry her off, shall throw overboard, or destroy any of the Goods, they shall be punished as Pirates.

Every Ship fitted out with a Defign to trade, or correspond with any Pirate, and all the Merchandizes put on board the same, with an Intent to trade with any Pirate, shall be forfeited, one Moiety to the King, and the other to the

Informer, to be recovered in the High Court of Admiralty.

All Persons declared Accessaries, by 11 and 12 Will. III. to any Pirace, are by this Act declared principal Pirates.

Every Offender convicted of any Piracy, &c. by Virtue of this Act, inail not

have Benefit of Clergy.

£ 5.

Moore 756.

And to encourage Seamen and Mariners to defend their Ships from Pirates, the said Act ordains, that in case any Mariner on board any Merchant Ship, shall be maimed in Fight against any Pirate, upon due Proof thereof, he shall not only have and receive the Rewards appointed by 22 and 23 C. II. Cap. 11. but shall be and provided for in Greenwich Hospital, preferable to any other Seaman

who is disabled from Service by Age.

If any Commander, or other Officer, or Seaman of a Merchant Ship, that £. 6. carries Guns and Arms, shall not fight and endeavour to defend themselves when attacked by a Pirate, or shall utter any Words to discourage the other Mariners from defending the Ship, by which Means she is taken by the Pirate, in fuch Case, the said Commander, &c. shall forfeit all the Wages due to him or them, to the Owners of the Ship, and shall suffer six Months Imprisonment.

No Master or Owner of any Merchant Ship, shall pay to any Seaman beyond the Seas, any Money or Effects on Account of Wages, exceeding one Moiety of f. 7. the Wages due at the Time of fuch Payment, till fuch Ship shall return to Great-Britain, Ireland, or the Plantation, or to some other of his Majesty's Dominions whereto they belong, on Forfeiture of double the Money fo paid, &c.

This Act shall extend to all his Majesty's Dominions in Afia, Africa, or America, and shall be a publick Act, and shall continue seven Years, &c. made perpetual

2 Geo. II. Cap. 28.

The Act 11 and 12 Will. III. Ch. 7. does not alter the Offence, or make the Offence Felony, but leaves it as it was before this Act, viz. Felony only by the Civil Law, but giveth a Mean of Trial by the Common Law, and inflicteth Pains of Death, as if they had been attainted of any Felony done upon the Land. The Indictment must mention the same to be lone on the high Sea.

If any Person be feloniously stricken or poisson ed upon the Sea, or at any Place 2 Ges. II. Ch. 21. out of England, and dies in England, or Aricken or poisoned in England, and dies on the Sea, or out of England, the Fact is triable in any County, according to the Course of the Common Law, except Challenges for the Hundred.

A Pardon of all Felonies does not extend to Piracy, but the fame ought especially to be named; and though there be a Forfeiture of Lands and Goods, yet there is no Corruption of Blood, nor can there be an Accessory of this Offence,

done Hen. T more Corps a Me done mon punif an In of for for w Car. By all P

accor

appoi

natura

or Ro

tried

Pira

T

under Autho and b recite And f in the having Hoftil and D Trease fuch b the fai Subjec Ware, Haven tion, 1 Admir the fai

the fair Any Act, i High, 7 Not faid Cr High 7

If fu

been co if it be Opinio mitted Robber commo of Cler in the a Act, vi 28 ng

all

Whe

ch to

ng

on

10

he

te,

he

by

10t

tor

out

an

nat

ves

ner

or

of

ns

ca, val

he he th d.

ce es to

tried by Virtue of this Statute, but if there be an Accessory upon the Sea to a Ditto p. 71-

Piracy, he must be tried by the Civil Law.

The Statute of 35 Hen. VIII. Cap. 2. taketh not away the Statute for Treasons, Vill 14 Jac. done upon the Sea, nor is Clergy allowable to the Party on the Statute 28 in B. R. Moore 756.

Though a Port be Locus Publicus uti Pars Oceani, yet it hath been resolved 3 Inft. 112. more than once, that all Ports, not only the Town, but the Water is Infra : Inft. 391. Corpus Comitatus.

If a Pirate enters into a Port or Haven of this Kingdom, and affaults and robs a Merchant Ship at Anchor there, this is not Piracy, because the same is not done fuper altum Mare, (upon the high Sea) but a downright Robbery at Com- Moller de Jare mon Law, for that the Act is Infra Corpus Comitatus, and was inquirable and Mar punishable by the Common Law, before the Statute of 28 Hen. VIII. Cap. 15. an Instance of which was in Hide & Al. who robbed the Ship of one Capt. Shue of some Merchandize, appertaining to Mr. Moss, a Merchant in London, and for which they were indicted at the Common Law, and found guilty, Anno 22 Car. II. at the Old Bailey.

By the recited Act of 11 Will. III. it is (amongst other Things) enacted, That 18 Gre. II. all Piracies and Robberies committed on the Sea, or in any Haven or Place, P. 659. where the Admirals have Power or Jurisdiction, may be examined and adjudged p. 660. according to the Directions of the Act, in any Place at Sea or Land, to be appointed by the King's Commission: And also, that if any of his Majesty's natural born Subjects, or Denizens of this Kingdom, shall commit any Piracy, or Robbery, or Act of Hostility, against others of his Majesty's Subjects on Sea, under Colour of Commission from any foreign Prince or State, or Pretence of Authority from any Person, they shall be deemed Pirates, Felons, and Robbers; and being convicted according to the faid Act, or of 28 Hen. VIII. therein recited, shall suffer such Pains of Death, &c. as Pirates, &c. ought to have and suffer: And since the present Wars with France and Spain, diverse Subjects have entered in the Service of his Majesty's Enemies, on board Privateers, or other Ships, having Commissions from the Crowns of France or Spain, and committed Hostilities against his Majesty's Subjects on the Seas, in the West-Indies, &c. and Doubts have arisen whether, as such Offenders have been guilty of High Treason, they can be guilty of Felony within the Intent of the said Act, and as fuch be tried by the Court of Admiralty thereby appointed; to put an end to the faid Doubts; therefore, It is enacted, That all Persons, being natural born p. 661. Subjects, or Denizens of his Majesty, who, during the present, or any future Wars, have committed, or shall commit any Hostilities on the Sea, or in any Haven, River, Creek, or Place, where the Admirals have Power of Jurisdiction, may be tried as Pirates, Felons, and Robbers, in the faid Court of Admiralty, on Shipboard, or on Land, as Persons guilty of Piracy, &c. are, by the faid Act, directed to be tried, and being convicted thereof, shall suffer such Pains of Death, Loss of Lands, Goods, and Chattels, as other Pirates, &c. by the faid Act of 11 Will. HI. or any other Act, ought to suffer.

Any Person who shall be tried and acquitted, or convicted according to this Act, for any of the faid Crimes, shall not be tried again for the same Fact, as

High Treason. Ask thall extend to prevent any Persons, guilty of any of the p. 662. said Crimes, who shall not be tried according to this Act, from being tried for High Treason within this Realm, according to the aforesaid Act of 28 Hen. VIII.

If such a Robbery be made in a Greek or Part, in such Cases, it has by some More 756. been conceived, that Clergy is allowable, upon the Statute of 28 Hen. VIII. but 1 Jac. if it be done fuper altum Mare, there is no fuch Allowance, as was ruled by the 1044. Opinion of Sir Lyonel Jenkins, and the rest of the Judges, upon the Piracy committed by Cusack and others, who were executed Anno 1674. And if the Robbery be committed on great Rivers, within the Realm, (efteemed always as common Highways) there it has formerly been doubted, whether the Benefit of Clergy ought to be granted, however it was seemingly settled by the Judges in the aforesaid Case of Hide, and was last Session confirmed by the following

24 Geo. II. p. 1055.

P 1056.

Yelv. 134,

Stiles, 171,

Lord Ray-

Diverse wicked and evil-disposed Persons, being encouraged to commit Robberies and Theft, upon Navigable Rivers, &c. by the Privilege, as the Law now is, of being admitted to the Benefit of their Clergy; for the more effectual preventing such Falonies for the future, It is enacted, That all Persons, who shall at any Time, from and after the 24th of June, 1751, feloniously steal any Goods or Merchandize, of the Value of 40s. in any Ship, Barge, Lighter, Boat, or other Vessel or Craft, upon any navigable River, or in any Port of Entry or Discharge, or in any Creek belonging thereto, or from off any Wharf, or Key adjacent to any navigable River, Port of Entry, or Discharge within Great-Britain, or shall be present and affishing in committing any of the said Offences, being thereof convicted, or attainted, or being indicted, shall of Malice stand mute, or will not directly answer to the Indictment; or shall peremptorily challenge above twenty Persons returned to be of the Jury, shall be excluded from

One Cobbam was arraigned in Southwark, before the Commissioners of Oyer and Terminer, for a Piracy and Robbery committed on a Spaniard, and refusing to plead, it was moved by the Attorney General, whether he ought not in this Case to have the Pain fort & dure, and it was the Opinion of the Court he should, from the Words, and reasonable Intendment of the Statute 28 Hen. VIII. C. 15.

and Judgment was given accordingly.

If a Man is taken on Suspicion of Piracy, and a Bill is preferred against him, and the Jury find Ignoramus, and the Court of Admiralty will not discharge him, that of King's-Bench will grant a Habeas Corpus, and if there be good Cause, discharge him, or at least admit him to Bail; but if the Court suspects that the Party is guilty, perhaps they may remand him; and therefore in all Cases, where the Admiralty legally have an original, or a concurrent Jurisdiction, the Courts above will be well informed before they will meddle or interfere.

Aiding or affifting the Escape of a Man in Custody for Piracy, though the 135 El. 685 Matter is an Offence at Land, yet the Admiralty having Jurisdiction to punish the Cro Yar. 200 Principal, has likewise Power to punish such an Offender, who is looked upon quafi an Accessary to the Piracy; but on rescuing a Prisoner from an Officer of theirs, they may examine the Cause, but they cannot proceed criminally against

> The Exemplification of the Sentence of the Court of Admiralty, under their Seal, is conclusive Evidence in a Court of Common Law.

> And although the Statute of 28 Men. VIII. C. 15. does not alter the Offence, or make it Felony, but leaves it as it was before that Statute, viz. Felony only by the Civil Law, and gives a Mean of Trial by the Common Law, and inflicted such Pains of Death, as if they had been attainted of any Felony; yet it was resolved * by all the Judges and the rest of the Commissioners then present, that his Majesty having granted Letters of Reprifel + to Sir Edmund Turner and George Carew, against the Subjects of the States General of the United Provinces, which Grant was afterwards called in by Proclamation, then notified in the Treaty of Breda, and finally suppressed under the Great Seal; that several having put in Execution the said Commission, under a Deputation from Carew only, without Turner, were indicted for Piracy, though they were acquitted, as it was decreed that the fame was not a felonious and a piratical Spoliation in them, but a Caption in order to an Adjudication; and though the Authority they acted under was deficient, yet not being done by the Captain and his Mariners, animo deprice

> dandi, it could by no Means be made Piracy, on the Commanders of Ships It has been cultomary to grant Commissions to the Commanders of Ships bound to the East-Indies, for the Seizing of Pirates, and as I find they have always been to the same Purpose, though sometimes variously worded, I shall add the

Copy of one of them taken from an Original, hare an

ANNE R.

"ANNE, by the Grace of God, Queen of England, Scatland, France, and Ireland, Defender of the Faith, Sc. to our trufty and well-beloved A. B. " Commander of the Ship Triton, Burthen four hundred and twenty Tons, + Mentioned p. 206.

4 Soff. Admir. Feb. 18 1680. Cafe of Compton Guyther, & al.

of for " Pit 44 not 4 Acc " Ro

" thi

"the W: yie

by cau " feig e the Jou dov " Na

" feiz Pro Pro 44 fam es of v " we es at y

our

" thei " O# In t Goods Grant

and rip be not Wh on a G fuch C End; which Necks reason

N. 0 8 P

Duty.

ospecia

w al

ds

10

ey

28,

nd

m

rer

ng

hís ld,

15.

m,

m, ile,

tho

the

the the

pon

r of

ncîr'

ice; aly ted was hat and ces; the avily, was but der ces;

and

B.

ns,

44 thirty Guns, and seventy Men, or to any other the Commander of the same of for the Time being, GREETING; Whereas, we are informed there are several " Pirates and Sea Rovers, which do infest the Seas of India, whither you are " now going, We have therefore thought fit to authorize and impower, and 44 accordingly do by these Presents authorize and impower you, to apprehend, 4 feize, and secure the Persons of any fuch Pirates, Free-Booters, and Sea ** Rovers, being either our own Subjects, or of other Nations affociated with them, as you shall meet with in any of the Ports or Places, or upon any of the Coasts or Seas of India, or in any other Seas whatsoever, together with their Ships and Vessels, and all such Merchandizes, Money, Goods, and Wares, as shall be found on board, or with them, in case they shall willingly yield themselves, but if they will not submit without Fighting, then you are by Force to compel them to yield: And We do also require you to bring, or " cause to be brought, such Pirates, Free-Booters, and Sea Rovers, as you shall " feize or take, to a legal Trial, to the End they may be proceeded against with " the utmost Severity of Law. And we do hereby enjoin you to keep an exact Journal of your Proceedings in the Execution of the Premisses, and therein set down the Names of such Pirates, and of their Officers and Company, and the Names of such Ships and Vessels, as you shall, by Virtue of these Presents, " seize and take, and the Quantities and Qualities of all Arms, Ammunition, Provision, and Lading of such Ships and Vessels, and the true Value of the same as near as you can judge, and also to secure and take care of all Bills of Lading, Invoice, Cockets, Charterparties, and all other Papers, and Writings, of what Kind foever, as shall be found on board such Ships and Vessels; and " we do hereby firictly charge and command you (as you will answer the same at your utmost Peril) that you do not in any Manner offend or molest any of our Subjects, or the Subjects of our Friends and Allies, their Ships or Goods, by Colour or Pretence of these Presents, or the Authority hereby granted. In Witness whereof, We have caused our Great Seal of England to be affixed to "these Presents. Given at our Court at St. James's, the thirtieth Day of " October, 1704, in the third Year of our Reign."

In the Admiral's Patent, he has granted to him Bona Piratarum; the proper to Rep. 109. Goods of Pirates only pass by this Grant, and not Piratical Goods. So it is of a 2pr. 260. Grant de Bonis Felonum, the Grantee shall not have Goods stolen, but the true 325, and rightful Owner: But the King shall have the Piratical Goods, if the Owner be not known.

When a Pirate is condemned and executed, he is commonly hung in Chains on a Gibbet fixed by the River Side, as an Object to deter others from following fuch Courses, which might, sooner or later, bring them to the same unhappy End; and though it was to be seared, that among the large Number of Sailors which the late Peace rendered useles, many of them would have risked their Necks to fill their Purses, yet as we have not heard they have done so, there is reason to hope they will avoid the satal Catastrophe, by continuing in their Duty.

N. B. Since the present War (commencing in 1756) several Persons, Masters of Privateers, have been executed for Piracy; the Facts were, that Neutral Ships, Dutch and Danes, were stripped in the English Channel by small Privateers, and plundered, sometimes by the Masters and Peoples of the Privateers disguised, at other Times more openly. This occasioned the new Act concerning Privateers, inserted under that Article.

101000 oil Of Convoys and Cruizers;

THE former, in a War, are appointed for the Safety of Merchant Ships, who fail in Fleets under their Care and Protection; and even in Times of Peace, some are ordered by the Government to guard and defend our Trading Vessels from the Assaults of Pirates, or Encroachers on our Commerce, more especially in our Fisheries, and other Parts of the West Indies, where they may

be exposed to such Attacks, or commercial Intruders; and the Sailing of such Convoys are publicky advertised, and the Days fixed for their Departure, that Ships may get to the Rendezvous, or destined Places, by the Times appointed, and there receive Orders from the commanding Other, relative to their future Proceedings, which the Masters must take care punctually to observe, otherwise they only will be answerable for any Loss or Miscarriage, that may happen thro' such a Neglect; but on the contrary, if the Fault lies on the Commodore, he is made punishable by the subsequent Laws, viz.

13 Car. II.

The Captains, Officers, and Seamen, of all Ships appointed for Convoy of Merchant Ships or others, shall diligently attend upon that Charge, without Delay, according to their Instructions; and whosever shall be faulty therein, and shall not faithfully defend the Ships and Goods in their Convoy, or shall demand any Money, or Reward, from any Merchant or Master for convoying of fuch Ships belonging to his Majesty's Subjects, shall be condemned to make Reparation of the Damage, as the Court of Admiralty shall adjudge, and also be punished criminally by Pains of Death, or other Punishment, as shall be adjudged by the Court Martial.

Confirmed by 22 Geo. II. p. 693. Art. 17.
CRUIZERS are commonly the best failing Ships, appointed by the Admiralty to cruize in some certain Latitudes, in order to meet with, and apprehend, or destroy the Enemy; they are generally of the smallest Rates, and must by no Means leave their Stations during the Time limited, except forced thereto by some Damage received, or by Stress of Weather. By the 6 Ann. Cap. 131 it was enacted, that besides the Line of Battle Ships, forty and three others should be employed, as Cruizers and Convoys for the better Prefervation of trading Vessels; four of which were to be Third Rates, and fixteen Fourth Rates, and the rest of sufficient Force to guard our Commerce; they were to attend (as before-mentioned) in certain Stations, and the Commissioners of the Admiralty may direct those of the Navy, or some one, or more Persons, resident at such Places as his Majesty shall appoint, to superintend and oversee every Thing relating to those Cruizers; tho the Commissioners of the Admiralty have also Power to order any of the faid Ships to be employed in the Line of Battle in Case of Need.

Several subsequent Acts have confirmed the above, and encreased the Number of Cruizers as Necessity has required, to the no small security of our Maritime Interest, which suffered much less in the late War, by these prudent Precautions, than could have been expected, when the vast Number of the Enemy's Privateers was remembered; though I should certainly do Injustice to the Bravery and Vigilance of our own, should I not impute a great Part of our Merchant Ships. Preservation and the Enemy's Distress, to their Courage and Conduct, which in many Instances was signalized very conspicuously. And as I have mentioned the Methods of acting with Authority against the Enemy, I shall now proceed to treat of the Consequence of their Success, under the Articles,

Of Captures, Condemnations, and Appeals.

Have already had Occasion to mention several Circumstances concerning Prizes, under the preceding Article of Letters of Marque, &c. however, shall add a few more here, and begin with the Distinctions made concerning them, which are of three Sorts, wiz.

1. Ships and Goods taken by Letters of Marque, and by Jus Reprifaliarum. 2. Those taken from Pirates or Sea Rovers; and,

Those taken from professed Enemies.

The first (as has been before mentioned) belong entirely to the Captors, after a legal Condemnation, as the second does after an Account thereof is given to the Admiral, and the third were to be proceeded in, according to the Power which authorised the Capture.

It has been also granted to Companies, to appropriate the Prizes made in consequence of an Infringment of their Charters; as to the Rast-India *, who have

Comm No ! Majori

the Inf it, they

a Rig

any

Gran

which

their the ' board

direct

and th

by Fo of he

other

Good

of the fecute

dispos the C

Proces

of fuc

Counf

were t

arose a them,

His

pronoi

Comn

Reign Counfi

Pleafu

then

Excheq

Knigh Burnet

Gbarle.

Excheq

Comm and as

on Acc Bench Privy (miffion

the Co Barons

Justice

for the

powere

and to

The

It h

* 7 Ges. I. cap. 31. fect. 1. 3 Ges. II. cap. 14. fect. 9.

ich

hat ed.

ure vife

ro'

c is

of

out in,

ing

alfo

be

dty

no

ie

uld

ing

(as

uch lat-

wer Calo

ber

me one, sers

ips,

the

cat

11.1

ing er,

m,

fter

the

on-I ave ght a Right to all Ships, &c. trading within their Limits, for which they may fue in any of the Courts at Westminster; as that of the South Sea may, though their Grant is yet more ample, vis. The Company shall have all Ships and Goods 9 das. cap. which shall be taken as Prize, by the Ships employed or licensed by it, within 21.6 51. their Limits, or by such Ships of her Majesty, as she shall allow for Defence of the Trade, without any Account, save only that the Officers and Seamen on board the said Ships of her Majesty, which shall be affisting to the taking any such Ships or Goods as Prize, shall have such Share thereof as her Majesty shall direct by the Charter of Incorporation; and it shall be lawful for the Company and their Servants, and other Persons employed and licensed by them, to seize by Force of Arms, the Persons, Ships, Goods, or Effects, of any of the Subjects of her Majesty, who shall frequent, trade, or adventure into the South Seas, or other the Limits aforesaid, and to detain to the Use of the Company, the Ships, Goods, and Effects, so ships, and to send into Great-Britain, the Persons of such of the Subjects of her Majesty as shall be so seized, in order to their being profecuted according to Law.

It has been observed in a preceding Part of this Work, that no Prize can be disposed of, nor any of her Cargo touched, till after a legal Condemnation in the Court of Admiralty here, or elsewhere; and that no Delays be made in the 13 Gro. II.

Process, it is enalted, (as has been before quoted) Page 213, 214, that the Judge P. 133. See p. 214.

The Commissioners of Appeals, appointed by his Majesty, were half his Privy Counsellors, and some others mentioned in the Appointment to whom Appeals were to be made, both at home and abroad, as above; but as some Difficulties arose about the Commission, the following Act was made to remedy and solve them, viz.

His Majesty, in order to bring Appeals from Sentences in Causes of Prizes, 22 Geo. II. pronounced in the Courts of Admiralty, to a speedy Determination, did, by his p. 127. Commission, bearing Date the 11th of July, in the twenty-second Year of his Reign, revoke a former Commission, granted to all his Majesty's then Privy Counsellors, and all other his Privy Counsellors for the Time being, during Pleasure; and did also by the same Commission, appoint of his Privy Counsellors then being, as also Sir Thomas Parker, Knight, Lord Chief Baron of the Exchequer; Sir Martin Wright, Sir Thomas Dennison, and Sir Michael Foster, Knights, Justices of the Court of King's-Bench; Sir Thomas Abney, Sir Thomas p. 128.

Burnet, and Sir Thomas Birch, Knights, Justices of the Court of Common Pleas;

Charles Clark, Edward Clive, and Heneage Legge, Eigrs; Barons of the Court of Exchequer, and the Chief Baron of the Exchequer, for the Time being, to be Commissioners for hearing and determining such Appeals during Pleasure, &c. and as some Objections have been raised, against the last mentioned Commission, on Account of the Lord Chief Baron of the Exchequer, the Justices of the King's-Bench and Common Pleas, and the Barons of the Exchequer, who were not of the Privy Council, being joined therein; It is therefore enacted, That the faid Commission, and all the Powers granted therein, shall be deemed good in Law; and the Commissioners, as well the said Lord Chief Baron, and the said Justices and Barons therein named, and the Lord Chief Baron of the Exchequer, and the Justices of the King's-Bench and Common Pleas, and the Barons of the Exchequer for the Time being, although they should not be of the Privy Council, are impowered, during his Majesty's Pleasure, to receive and determine all such Appeals, and to use all other Jurisdictions, according to the true Intent of the said Commission.

No Sentence, upon the Hearing of any such Appeal, shall be valid, unless a Majority of the Commissioners present be of the Privy Council.

Of Bills of Health and Quarantine.

THE dreadful Ravages made by Pestilential Disorders in those Countries most subject to them, makes every Prince and State searful of receiving the Insection, by the Admission of Goods from suspected Places; and to avoid it, they always insist on Ships bringing Certificates from the Magistracy of the

Port they last came from, declaring their Country to be free from any contagious Diftemper; these are termed Bills of Health, (of which Copies are annexed) and coming in this Form, are called clean ones, in Opposition to foul ones, which are given Ships, when they proceed from infected Places, and these always obstruct their Admittance to trade, till they have performed a Quarantine of as many Days as the Guardians of Health where they arrive, may judge necessary, being commonly from ten to forty; on Expiration of which, it is customary abroad, for Physicians to examine the Ship's Crew, and strict Search is made on board, by Persons appointed, to see whether the Number of Sailors correspond with those mentioned in the Bills of Health, and if any Difference appears, is will be difficult in any Country, and impossible in some, to obtain Admission afterward; therefore it behoves every Captain to be very circumspect in having the exact Number of his Company inferted.

But though the Sailors are not admitted to a Communication with the Shore, till the aforementioned prudent Precautions have preceded; yet all Commodities unfusceptible of the infectious Taint, (such as Corn, &c.) are permitted immediately to be landed, at proper Places (by the Mariners) from whence they are afterwards conveyed to those destined for their Consumption or Sale.

Several foreign States have fet apart, and appropriated certain Parcels of Lands for the aforementioned Purposes, which they have enclosed, and erected Buildings both for the Reception of Goods and Passengers to lay their Quarantine in, where the latter are comfortably accommodated, under the Vigilance of Guards, appointed to hinder any one's too near Approach to these Recluses: Such are the Lazarettos at Marseilles, Venice, &c. and the Expences vary on these Occasions,

according to the Difference of Climes and Accommodations.

All Ships performing Quarantine here, do it at Stangate Creek, under such Regulations as his Majesty in Council is pleased to appoint; and every Merchant who had any Goods from Italy, during the last Plague at Meffina, was obliged to shew his Documents, that is, the Bills of Lading, Invoices, Letters, or any other Papers in which his Goods were mentioned, to Gentlemen in the Secretary of the Customs Office, appointed to examine them; and the Merchandize, after lying the Time ordered, was opened, aired, and underwent the appointed Search, before it was permitted to be put into Lighters, and brought to London, &c.

But the frevency of the Plague in different Parts of the Levant, making a

Revifal of those Laws necessary, the following Act was past.

26 Ges. II.

The Preamble fets forth, that whereas it is necessary some Provision be made by Parliament, for obliging Ships and Persons coming from Places infected, or frequently subject to the Plague, to perform Quarantine in such Manner as shall be ordered by his Majesty, or his Successor, and for punishing Offenders therein in a more expeditious Manner than can be done by the ordinar, Methods of Law: It is therefore enacted, That all Ships and Vessels arriving, and all Persons, Goods, and Merchandizes, coming or imported into any Port or Place, within Great-Britain or Ireland, the Isles of Guernsey, Jersey, Alderney, Sark, or Man, from any Place from whence his Majesty or his Successors, by Advice of the Privy Council, shall judge it probable that the Infection may be brought, shall be obliged to perform Quarantine in such Place, and in such Manner, as shall be directed by his Majesty or his Successors, by Order in Privy Council, and notified by Proclamation, or in the London Gazette: And that till such Ships, &c. shall be discharged from such Quarantine, no Person, Goods, &c. shall be brought on Shore, or be put on board any other Vessel within his Majesty's Dominions, unless by Licence, as shall be directed by Order of Council: And that all fuch Ships, and the Persons or Goods, coming or imported, or going or being put on board the same, and all such Ships, Vessels, Boats, and Persons, receiving any Goods or Persons out of the same, shall be subject to such Orders, Rules, and Directions concerning Quarantine, and the Prevention of Infection, as shall be made by his Majesty, and his Successors in Council, and notified by Proclamation, or published in the London Gazette as aforesaid.

If the Plague shall appear on board any Ship to the Northward of Cape Finifterre, the Master shall immediately proceed to the Harbour of New Grimsby, in the Isles of Scilly, where he shall inform the Officer of the Customs there, of his

Cafe with Secre Crew the C till hi if the by Sti into a his M Comp or Per be diff as a F mined Offend Tha

Plague it is en shall b any Sh princip author: appoin shall, the M Particu where infected board ' infecte what S or had Place fi of his k with th Case it any Fo other P repair t any Ki infected shall co fuffer I in any

Officer any Bri under I If an shall hi tine sha cause, thereof then, a quitting

prisonn

as befor

one Mo

Arrival

The

Case; who shall acquaint some Officer of a near Port of England thereof; who, with all possible Speed, shall send Intelligence thereof to one of his Majesty's Secretaries of State, that such Measures may be taken for the Support of the Crew, and such Precautions used to prevent the Spreading of the Insection, as the Case shall require: And the said Ships shall remain at the Islands of Seilly, till his Majesty's Pleasure be known; nor shall any of the Crew go on Shore; but if the Master shall not be able to make the Islands of Seilly, or shall be forced by Stress of Weather, up either of the Channels, he shall not presume to enter into any Port, but shall remain in some open Road till he receives Orders from his Majesty or the Privy Council, and shall take Care to prevent any of his Ship's Company from going out of his Ship, and to avoid all Intercourse with other Ships or Persons; and the said Master, or any Person on board such Ship, who shall be disobedient therein, shall be adjudged guilty of Felony, and shall suffer Death as a Felon, without Benefit of Clergy: And every such Offence shall be determined in the County where the Offence shall be committed, or where the

Offender shall be apprehended.

us.

re-

d-

ds,

he

ns,

ant

агу

ch,

ga

ade

or nall ein of ns, hin an, the nall all and

ps, be

y's nd

or ns, rs, on, by

ifin

That it may be better known whether any Ship be actually infected with the Plague, or whether fuch Ships, &r. are liable to any Orders touching Quarantine, it is enacted, that when any Place infected with the Plague, or when any Order shall be made concerning Quarantine and the Prevention of Infection, as often as any Ship shall attempt to enter any Place in Great-Britain or Ireland, &c. the principal Officer of the Customs in such Place, or such Person as shall be authorised to see Quarantine performed, shall go off, or cause some other Person appointed by him for that Purpose to go off to such Ship; and such Officer, &c. shall, at a convenient Distance from such Ship, Demand of the Master. And the Master shall, upon such Demand, give a true Account of the following Particulars; that is to to fay, the Name of fuch Ship, the Name of the Master, where the Cargo was taken in, where the touched, whether such Places were infected, how long the had been in her Voyage, how many Persons were on board when the set fail, whether any in the Voyage had been, or were then infected with the Plague, how many died in the Voyage, and of what Distemper; what Ships he, or any of his Ship's Company with his Privity went on board, or had any of their Company come on board during the Voyage, and to what Place such Ships belonged; and also the true Contents of his Lading to the best of his Knowlege. And if it shall appear that any Person on board shall be infected with the Plague, or that such Ship is obliged to perform Quarantine, in such Case it shall be lawful for the Officers of any of his Majesty's Ships of War, or any Forts or Garrisons, and all other Officers whom it may concern, and for any other Persons whom they shall call for their Affistance, to oblige such Ship to repair to such Place as hath been appointed for performance of Quarantine, by any Kind of Violence whattoever. And if any fuch Ship shall come from an infected Place, or have any Person on board actually infected, and the Master shall conceal the same, such Master shall be adjudged guilty of Felony, and shall fuffer Death: And if the Master of such Ships shall not make a true Discovery in any other of the aforefaid Particulars, such Commander shall forfeit 200 %. one Moiety to the King, the other to the Person who shall sue for the same.

The Master of any Vessel ordered to person Quarantine shall, after his

The Malter of any Veffel ordered to perform Quarantine shall, after his Arrival at the Place appointed for performing Quarantine, deliver to the Chief Officer there, such Bills of Health and Manifest, as he shall have received from any British Consul during his Voyage, together with his Log-Book and Journal, under Penalty of 500 l. Forseiture, in the same Manner as the last Clause.

If any Master of a Vessel liable to perform Quarantine, having Notice thereof, shall himself quit, or permit any other Person to quit such Vessel before Quarantine shall be performed, unless by proper Licence; or in Case any Master shall not cause, within due Time after Notice given, such Vessel, and the the Lading thereof, to be conveyed to the Place appointed for performing Quarantine; then, and in every such Case, the Master shall forfeit 500 l. and the Person quitting the Vessel, shall be compelled to go back, and suffer six Months Imprisonment, and each forseit 200 l. The Penalties to be recovered and divided as before.

Of BILLS of HEALTH, &c.

His Majefty with the Confent of Parliament, may erect Lazarets on any common or private Grounds, and in Case any Difference should arise about the Value

of fuch Lands, to be fettled by a Jury at the Quarter-Seflions.

The proper Officers are impowered, and required to compel, all Persons obliged to perform Quarantine, and Goods, to be conveyed to some Lazaret, or such other Place as shall be previded for the Reception of such Persons, Goods, &c. or for the Opening and Airing fuch Goods, &c. according to fuch Orders to be made as aforesaid.

If any Person obliged to perform Quarantine, shall refuse, or neglect, to repair to the House or Lazaret, or having been placed therein shall attempt to escape before Quarantine be fully performed; any of the Persons appointed to fee Quarantine performed, may compel them to repair or return to the House, &c. appointed; and every Person so Resusing, or Neglecting, or Escaping, shall suffer Death as a Felon.

All Persons liable to persorm Quarantine, whether in Ships, Lazarets, or elsewhere, shall be subject, during such Quarantine, to such Orders as they shall receive from the proper Officers; and the faid Officers are to enforce all necesfary Obedience to their Orders, and may, in Case of Necessity, call in other Persons to their Assistance; and all Persons called are required to assist.

If any Person not liable to perform Quarantine, shall enter any Lazaret, &c. whilst any Persons under Quarantine shall be therein, such Person shall be confined there to perform Quarantine by the proper Cilicers: And in Case he shall Escape out of the Lazaret, shall be guilty of Felony, and suffer Death

accordingly

If any Officer, appointed to execute any Orders made concerning Quarantine, shall be guilty of any wilful Breach or Neglect of his Duty, such Person shall forfeit his Employment, and one hundred Pounds, and be incapable of helding fuch Office for the Future.

All Goods liable to retain Infection, as shall be particularly specified in any Orders made concerning Quarantine, which shall be imported into any of his Majesty's Dominions from any foreign Country in any Ship whatsoever, shall be

liable to fuch Orders made concerning Quarantine.

After Quarantine shall have been duly performed, upon Proof to be made on Oath by the Master and two other Persons belonging to the Vessel, or of two or three creditable Witnesses, to be made before the Customer, Comptroller, or Collector of the Port, or the next Port, where Quarantines shall be performed, or before any of their Deputies, or any Justice of the Peace Living near such Port, or if in the Isles of Guernsey, Jersey, Alderney, Sark, or Man, before any two Jurats or Magistrates, that such Vessel, and all and every such Persons, are free from Infaction; and after producing a Certificate figned by the Chief Officer, who superintended the Quarantine of that Ship, then such Customer, &c. are required to give a Certificate thereof; and thereupon such Ship, and all Persons belonging to her, shall be liable to no farther Restraint or Detention upon the fame Account for which Quarantine shall have been performed.

The Officer neither for Oath nor Certificate, shall take any Fee or Reward. Provided nevertheless, that all Goods, Wares, and Merchandize, shall be opened and aired as shall be directed in the Order for Quarantine; and after such Orders have been duly complied with, the Goods shall be discharged with a proper Certificate, in the same Manner as the Ship, &c.

Any Officer that shall demand or take any Fee, to forfeit one hundred Pounds

with treble Costs of Suit.

If any Person, appointed to see Quarantine duly persormed, or placed as a Watchman upon any House, Lazaret, Ship, or other Place for Performance of Quarantine, shall defert from their Duty, or wilfully permit any Person, Ship, Goods, or Merchandizes, to depart or be conveyed out of fuch House, &c. or if any Person give a false Certificate of a Ship's having duly performed her Quarantine or Airing, every such Person shall suffer Death as a Felon.

If any Person s 1 conceal from the Officers of Quarantine, or convey any Letter, Goods, Wares, or Merchandizes, from any Ship under Quarantine, or liable to perform Quarantine, or from any Lazaret, &c. where Goods shall be

performing Quarantine, every such Person shall suffer Death.

When

Wit

und

unti Offi

Vef with

the .

boar 10 C

befo Fur and

Peac

Pour

fuch

Offe

who

Offer

appoi ean,

Maje

Custos

C

46 civ

" per

nui nat

que

vol in (inn

ma aliq

niu

Lon

ann

fept nost

The

being 1

only in

shew th

civita

mort

nomi

cum dirigi

ejulq

By

due

ons or ods, ders

, to t to d io ufe.

hall

hall

eccither

Br.

con-

fhall

cath tine, shall

ding

any f his

all be

e on

to or

Col-

d, or

Port,

two

ficer,

are

rfons

the

be fisch

th a

unds

as a

ce of hip,

or if ran-

any

Vhen

When any Part of Great-Britain, Ireland, Guernsey, Jersey, Alderney, Sark, or Man, or France, Spain, Portugal, or the Low Countries, shall be infected with the Plague, his Majesty by Proclamation, may prohibit all Boats and Vessels under 20 Tons Burthen, from failing out of any Place in Great-Britain, &co. until Security be first given by the Master, to the Satisfaction of the principal Officer of the Customs, or Chief Magistrate of the Place from whence such Vessel shall fail, by Bond, with sufficient Securities, in the Penalty of 300 l. with Condition, that if such Vessel shall not touch at any Place mentioned in the Proclamation; and if the Master, Mariners, and Passengers, do not go on board any other Vessel at Sea, and if such Masters shall not permit any Persons to come on board from any other Vessel, and shall not receive any Goods, &c. out of any other Vessel, then such Bond shall be void, if any Vessel shall go before such Security be given, every such Vessel with her Tackle, Apparel, and Furniture, shall be forfeited to the King, and may be seized: And the Master and every Mariner, upon the Oath of a credible Witness before a Justice of Peace, where such Offenders shall be found, shall forfeit the Sum of twenty Pounds, one Moiety to the Informer, the other to the Poor of the Parish, where such Offenders shall be found; the same to be levied by Distress and Sale of the Offenders Goods, by Warrant under the Hand and Seal of the Justice, before whom such Offender shall be convicted: And for want of sufficient Distress, the Offender to be sent to Prison for three Months.

By this Act, the Place of Quarantine is changed from New Grimby, and 19 Go. 11. appointed at St. Holin's Pool, between the uninhabited Islands of St. Helen's Jean, and North Withell, in the Island of Scilly, or to such other Place as his Majesty, with the Advice of his Privy Council, shall appoint.

The following is the Form of an English Bill of Heaith, which is given at the Custombouse (figured by the Benchers) and costs five Shillings, viz.

OMNIBUS Chrifti fibelibus, ad quos præfentes Literæ prevenerint; nos " ministri serenisser, principis Domini nostri Georgii secundi Regis in portu civitatis Londini Salutem.--- Cum pium sic uc honestum veritati testimonium perhibere, ne error & deceptio præjudicii ipsam opprimat: Cumque navis nuncupata nauclerus sub Deo est

que jam parata est a portu dicte civitatis Londini decedere, & ab hine Deo & alia loca transmarina cum

in eadem nave adpellere, hinc est quod universitati vestræ tenore præsentium innotescimus sidemque indubitatem facimus, quod (Deo optimo maximo summa laus attribuatur) in hac dicta civitate nulla Pestis, Plaga, nec Morbus

aliquis periculosus, aut contagiosus, ad præsens existit; in cujus rei Testimonium figillum officii nostri apponi fecimus. Datum hoc in regio telonio civitatis Londini prædictæ

anno falutis Christianæ secundum computationem Ecclesiæ Anglicanæ millesimo feptingentefimo annoque Regni dicti serenissimi Domini nostri Georgii Secundi Dei gratia Magna Britannia, &c. Fidei Defenforis, &c."

The subsequent is copied from a Bill of Health, given at Alicant in Spain, being the same with those of all the other Parts of that Kingdom; and differing only in Form, from those of Italy and other Parts, this Duplicate may suffice to shew the Nature and Contents of them all.

"UNIVERSIS cujusvis Auctoritatis Salutem in Domino; nos regimen illustris civitatis Alicantis, & Villa de Muchamel. Testamur, quod dicta " civitas & villa (Deo auspice) optima gaudent salute, & nullius contagiosi morbi vestigio inficiuntur, & sidem facimus à nostro portu discedere Navem cujus dux est

nautis, & prout affervit viam quare oramus ut illa dirigis versus

" ejusque paute, simul cum mercibus, absque dubio de valetudine personarum, 3 Q & locorum

OF EMBARGOES, &c.

e & locorum unde veniunt, recipiantur. In quorum fidem has noftras Literas ** manu Scries nostri firmatas, ce sigillo Mayori nostre civitatis munitas illi

** concedimusi: Datis Alicantis Die

** Anno à Nativitate Domini."

Pro illuftri de fomper fideliffima civitate Alicantia,

N. P.

Of Embargoes, or Restraint of Princes.

N Embargo is commonly understood to be a Prohibition of Ships, failing on the Breaking out of a War, to hinder their giving any Advice to the Enemy; but it has a much more extensive Signification, as they are not only stopped from the aforementioned Motives, but are frequently detained to ferve a Prince in an Expedition, and for this, have often their Loading taken out, if a fufficient Number of empty ones are not procurable to supply the State's Necessity, and this without any Regard to the Colours they bear, or whose subjects they are, so that it frequently happens, that many of the European Nations may be forcibly united in the same Service, at a Juncture that most of their Sovereigns are at Peace and in Amity with the Nation against which they are obliged to

Some have doubted of the Legality of the Thing, but it is certainly conformable to the Law both of Nature, and Nations, for a Prir in Diffress to make use of whatsoever Vessels he finds in his Ports, that are fit for his Purpose, and may contribute to the Successes of his Enterprizes; but with the Circumstance, that he makes them a reasonable Recompence for their Trouble, and does not

expose either the Ships or Men to any Loss or Damage.

The Spaniards last Expedition against Oran could not have been executed without making use of these Means, as the Vessels which their own Country could furnish, would have proved insufficient for transporting the Troops necessary to be embarked; and therefore they embargeed all those that happened to be in their Ports, to the Number of more than fix Hundred, and obliged the Captains to centract for two and half Dollars per Ton, per Month, which was pretty punctually paid before they were discharged. The same was practifed by that Monarch in his Sicilian Expedition, so satal to his Arms in their naval Constict with Sir George Byng (afterwards Lord Torrington, and one of the greatest Men of the Age) though so glorious and successful to his Land ones, as it was in Consequence of the Advantages there gained against the Emperor, that he obtained a Crown for his son, his present Neupolitan Majesty.

Those Captains who refused to comply, were imprisoned till they did, and had any one escaped after entering the Service, he thereby forfeited every future Prospect of Admittance in that Country, without running the Risque of paying dearly for his Temerity.

Of Protections, Passports, and Safe Conducts.

ASSPORTS are commonly granted to Friends, and SAFE CONDUCTS to Enemies, though Custom has made the Manning of these Terms to be much the same in this Place; but in a Military Treatise would be differently confirued; and they only fignify here that Shelter a Prince affords to either Ships or Men, against the aforementioned Embargoes, or his granting to some Parti-culars a Leave to trade, denied to others, or his Permission for them to come into his Kingdom while a general Prohibition subsists, and sometimes even during a War with the State whose Subjects they are.

This has often happened in our Disputes with Spain, where our Ships went currently at the beginning of the War commenced in 1718, and on many other Occasions, under the Protection of a Pass, which his Catholick Majesty granted to several, and which served for one Voyage; these Passes had Blanks left for the Names of Ships, Captains, &c. and at first cost about twenty Doll. though when a Stop was put to granting any more, their Price role in Propor-

fider form I Ship of th Pater havir Take Dall of Sai If any 8 that t Th the fa for fu

King's Safe-C deliver The and as mentic

after l

Chanc If a

Perp betwee And particul Gene and Co fons, w Suspensi A Ti Ceffatio infringe

for fettli A gen are unw to live gr Honour. ject to a latter fin evade it senew, c

allows r

tion to their Demand; and the few who had any remaining, made a very confiderable Advantage of them: The fame has been practised by many of our former Kings, and confirmed by the feveral subsequent Acts, viz.

In all Safe-Conducts to be granted to any Persons, the Names of them, of the 15 Hes. VI. Ships, and of the Masters, and the Number of the Mariners, with the Portage c. 3 of the Ships, shall be expressed.

Merchants Aliens may load Ships of Spain, and other Parts, Adversaries and 18 lin. VI. Rnemies of the King, if the Masters, or Merchants of such Ships, have Letters . 9.

Patent of the King of his Safe Conduct, making mention of the Name of the Ships, and of the Masters, and if any such Ship charged with such Merchandizes of such Merchants be taken upon this Sea, by the King's People, not having the King's Letter Patent, within the Board of such Ships, at the Day of the Taking, nor that such Letters Patent be in the Chancery inrolled, the

Takers may enjoy the fame.

All Letters of Safe Conduct to be granted to the King's Enemies, or others, so Him. VI. thall be inrolled in Chancery, before such Letters be delivered; and all Letters of Safe Conduct not inrolled before Delivery, shall be void.

If any Goods be taken by the Subjects of the King upon the Sea, charged in 6.3. any Ship belonging to Enemies, not having Letters of Safe Conduct inrolled, they that take the Goods shall them enjoy.

The Subjects taking such Ships, not having Letters of Safe Conduct within 6.4.

The Subjects taking such Ships, not having Letters of Safe Conduct within set the said Ships, and bringing them within the Realm, shall not be endamaged for such Taking, if they be ready to make Restitution, within reasonable Time after Knowledge is made to them of the Letters of Safe Conduct, inrolled in Chancery before the Taking.

If any Subjects attempt to offend upon the Sea, or in any Port under the 31 Hes. Vi. King's Obedience, against any Strangers in Amity, League, or Truce, or by Safe-Conduct, the Chancellor shall have Authority to cause such Person to be

delivered, and the Goods or Ship taken to be restored, &c.

There was formerly appointed in these Realms a Conservator of Safe Conducts, and as the same Person had also the Care of Truces, it naturally leads me to mention fomething, as I proposed,

Of Leagues and Truces.

EAGUES or TRUCES are either with Enemies, Friends, or Neuters, and those made with the former are for a limited Time, or perpetual.

Perpetual is where a Peace finishes all Disputes, and restores a perfect Amity between the contracting Parties.

And Treaties for a Time, are termed TRUCES, which are also general or particular.

ay ns to

ke

nd

ce.

not ted

try to

tho was by wal test was he

and

ure

ing

be

on-nips rti-

nto g & rent

her

007tion

General Truces include all the States of both Princes, in regard to their Subjects and Commerce, whilst particular ones are only for certain Places, or certain Perfons, with a Limitation of their Trade, and sometimes go no farther than a bare Suspension of Arms.

A Truce, however, whether general or particular, is an Agreement, on a Ceffation of all Hossilities, during the Term stipulated, and ought not to be infringed or broken, on any Account; it frequently is a Parent of Peace, as it allows room for Confideration, and to treat of it, and belides affords Opportunity for fettling the jarring Interests of Princes, who are to be comprehended in it.

A general Truce, is sometimes settled for so long a Term, as to become equal to a Peace, and such are commonly made betwire Princes, equal in Power, who are unwilling to quit any Thing of their supposed Right by Peace, and yet desire to live quietly in their present State, and by this Medium satisfy their Point of Honour. Such Truces are likewise (from the foregoing Considerations) less subject to a Breach, than a Peace that is made perpetual, as Princes who by this latter find themselves aggrieved, will seek out plausible Reasons to forsake or evade it; but in the other, when the limited Time is expired, they have only to genew, or excuse it.

V Num Inflit. 156

Some Alliances are contracted for an Enterprize, and for one fole Effect, in that Part in which the Allies are interested, and these are generally called Leagues, and have been sometimes here confirmed by Ast of Parliament, and are fuch Agreements, as are always made by Command of the supreme Power, and these, as well as Safe Conducts are, or ought to be of Record, that is, inrolled in Chancery, that the Subjects may know who are Friends, and can have Actions 4 Instit. 151. personal here, or who the contrary, and can have none.

Leagues commonly are offenfive, and the ordinary Causes for which Princes and Republicks make them, are either to facilitate a Conquest, or to ballance the Power of an ambitious and enterprizing Neighbour; fuch were those entered into against the Opulency and growing Greatness of the Spaniard; and fince, in Opposition to the Aims of Lewis XIV. after universal Monarchy.

But though Leagues are generally of infive, yet many are confined only to the defensive Part, and these entered into with the sole View, of guarding against the finister Intentions, or Attempts of any vicinal Power, of which I might produce many Instances; but as what I have already said on the Subject may suffice for a Place in a Mercantile Treatife, I shall not intrude any farther on my Reader's Time or Patience, by enlarging on it, but proceed to the Articles.

Of Proclamations for War and Peace.

HE proclaiming of War, or fettling of Peace, is one of the Prince's Prerogatives, though both the one and the other are frequently approved, and confirmed by Act of Parliament; and a general War is either folemnly denounced, or not; the former is, when War is publickly declared by our King against another State, (as that in 1671 against the *Dutch*) and an unfolemn one is, when two Nations sip into a War without any Proclamation of it, as was the Case of the Spanish Invasion, where a real, though not a solemn War, arose thereby, and our last Breach with that Monarch, was commenced and carried on without any formal Denunciation, till their Example made it need-fary to proclaim to the People the Enmity broke out, and in Confequence thereof, to put into their Hands Weapons to defend themselves, I mean Letters of Marque, which were not granted previous to a public Declaration of

War and Peace are always proclaimed by a Herald at Arms, accompanied by proper Notaries with some of the Guards, and when they enter London, they are joined by some of the City Officers: The Proclamation is read by the Notaries to the Herald who repeats it, (all being bare-headed) and is first begun at St. James's, then at Charing-Cross, Temple-Bar, Cheapside, and last at the

Royal-Exchange.

When War is proclaimed, it is customary to prohibit (though not always) a Commerce with the Enemy, by interdicting the Entrance of any of the Commodities of his Country into ours, as was done in the late War (beforementioned)

with Spain, by the following Act of Parliament, viz.

The Preamble fets forth, that the repeated Infults, Depredations, and Cruelties of the Spaniard, had obliged his Majesty to make use of the Power which God had given him, to vindicate the Honour of his Crown, and secure to his Subjects their undoubted Rights and Privileges of Navigation and Commerce; and in order thereto, his Majesty, on just and honourable Grounds, had thought fit to declare War with Spain; and it being highly requisite to prohibit all Commerce between his Majesty's Subjects, and those of Spain in Europe, and to enforce such Prohibitions by severe Penalties, It is enacted, that from and after the 1st Day of June, 1740, no Goods whatever, of the Growth or Manufacture of Old Spain, lying in Europe, or of the Canary Islands (except Goods taken and condemned as lawful Prize, and ordered to be fold as perishable) during the present War with Spain, shall be imported into Great-Britain or Ireland, or the Isles of Jersey, Guernsey, Alderney, Sark, Man, Minorca, or the Town of Gibraltar, from any Place, mixt or unmixt with the Commodities of the Growth

13 Gm. II. P. 543.

P. 544-

dom the 24th prov or b are i impo

> made all he out l **Chall** If as afo factur the I fuch Exec

> feize Fraud

> offend

It i Procla off the duly o No 100% Seizur No

raltar, any P and al divide trary t

and th And his ow Procee of Con upon a and Su Merch Parts,

In th limited execut the lik

in a fu

or Product of any other Nation, on Penalty of Forfeiture of fuch Goods, and treble the Value, and of the Ship or Vessel, with all her Furniture, &c.

led are

led

ınd

the

red

ice,

the the

or a ler's

Pre-

ved,

inly our

emn

, as

Var,

and

cof-

ence

nean n of

d by are aries h at

the

rs) a om-

ned)

lties God ub-

and

t fit

om-

fter

ture and the

the

of

wth

This Act does not extend to hinder such Commodities belonging to the Kingdom of Spain, which shall be imported to Minorca or Gibraltar, on or before the 1st of May, 1740, from being imported into Great Britain, on or before the 24th of June, 1740, in Britis built Shipping, navigated according to Law, and proved on Oath before the Commissioners of the Customs, in the Port of London, or before the Collector and Comptroller in any other Port of Great-Britain, who are to give such Oath, and enquire into the Truth, whether such Goods were imported into Minorca or Gibraltar, before the 1st Day of May.

If any Privateer shall by Consent or Collusion take any Ship or Vessel, on Proof P. 545made thereof in the Court of Admiralty, the Privateer shall be forseited, with
all her Guns, Furniture, &c. and the Bail given in the said Court, on taking See Page 143
out his Commission; also the Merchant Ship so taken, with her Lading, &c. of this Ad, at
shall be condemned as lawful Prize, one third to go to the Prosecutor.

If any Dispute arise, whether the Commodities seized for having been imported

If any Dispute arise, whether the Commodities seized for having been imported as aforesaid, or any Part thereof, single or mixed, were of the Growth or Manufacture of Spain, or imported contrary to this Act; the Proof shall be made by the Importer or Claimer, and not by the Informer or Officer; and in Default of such Proof, then Judgment shall be given for Recovery of the Forseiture, and Execution immediately granted: And if any Informer or other Person, who shall seize or prosecute any Goods or Commodities, by Virtue of this Act shall, by Fraud or Collusion delay the said Prosecution, or the Prosecution of any Person offending against this Act, he shall forseit 500% for every Offence.

It is further enacted, that his Majesty at any Time during the War, may by Proclamation, or Order in Council, to be published in the London Gazette, take p. 5465 off the said Prohibition; and thereupon such Goods may be imported, being first duly entered, and paying the Customs.

No Person shall be admitted to enter a Claim to such Seizure, without giving 100/. Security, to answer all Charges of Prosecution; and in Default, the said Seizure shall be condemned.

No Goods feized and condemned in the faid Islands of Gerfey, &c. or in Gib-p. 547raltar, by Virtue of this Act, shall be imported into Great-Britain or Ireland, on
any Pretence whatsoever, on Penalty of forfeiting the same, and treble the Value,
and also the Ship importing the same, with her Tackle, Ammunition, &c. to be
divided, as if such Ships and Goods had been imported from foreign Parts, contrary to this Act, &c.

Of the Admiralty.

S the Kingdom of Great-Britain is on all Sides surrounded by the Sea, there will ever be a Necessity of Maritime Forces to protect and defend it; our Wooden Walls are our Bulwarks and Redoubts, to which we owe our Safety, and the Protection of that advantageous Commerce we carry on.

and the Protection of that advantageous Commerce we carry on.

And for transacting of Marine Affairs, the Lord High Admiral hath Courts of his own, of which that at London is principal and chief, where all Process and Proceedings run in his Name, and not in the King's, as they do in all the Courts of Common Law. The first Title of Admiral of England, expressly conferred upon a Subject, was given by Patent of King Richard II. to the Earl of Arundel and Surry; and it appears, that anciently he had Jurisdiction of all Causes of Merchants and Mariners, happening not only upon the main Sea, but in all foreign Parts, within the King's Dominions, and without them, and was to judge them 4 last 75.

in a summary Way, according to the Laws of Oleron and others.

In the Reign of Edward III. the Court of Admiralty was established, and Ric. II. limited its Jurisdiction. Of late Times this high Office has been generally executed by Commissioners, who by Statute are impowered to use and execute a W. and M. the like Authorities, as Lord Admiral.

Of the ADMIRALTY. 240 15 Rie. II. c. 30 f. s. The Admiral hath Cognizance of the Death, or maining a Man, committed in any Ship riding in great Rivers, beneath the Bridges thereof near 3 Rep. 107. But if a Man be killed on any Arm of the Sea, where the Land is feen on both Sides, the Coroner is by Gommon Law to inquire of it, and not the Admiral, for the County may take Cognizence of it; and where a County may enquire the Lord Admiral has no Jurist tion. All Ports and Havens (as har men before observed) are Infra Corpus Comitatus, 3 luft. 113. where the Admiral hath no Jurisdiction, and between High and Low-Water Mark, he and the Common Low have it by Turns, one upon the Water, and the other upon the Land. The Admiral hath Power to arrest Ships for the Service of the King or Com-13 Car. II. monwealth; and every Commander, Officer, or Soldier of Ships of War, shall observe the Admiral's Commands, &c. on Pain of Death or other The Lord Admiral has Power to grant Commissions to inferior Admirals, &c. to call Courts Martial for the Trial of Offences against the Articles of War, and Ditto these Courts determine by Plurality of Voices, &c. An Admiralty Process is made out in the Admiral's Name, who has under him a Judge, commonly fome learned Civilian, and the Proceedings are according to Civil Law, and the Maritime Laws of Rbedes and Oleron (the Sea being without the Common Law yet by Stat. 28 Hen. VIII. Murder, Robbery, &c. at Sea. See 11 and 12 may be tried by special Commission to the Lord Admiral, &c. according to the W. III. c. 7. Laws of England. The Admiralty is faid to be no Court of Record, on Account of its Proceeding 4 Inft 133. by the Civil Law But the Admiralty has Jurisdiction where the Common Low can give no Remedy; 6 Rep. and all Maritime Causes, or Causes arising wholly upon the Sea, it hath Cognizance of. 2 Cro. 216. The Admiralty hath Jurisdiction in Cases of Freight, Mariners Wages, Breach of Charterparties, though made within the Realm; if the Penalty be not demanded; and likewife in Case of building, mending, saving, and victualling ships, &c. so as the Suit be against the Ship, and not only against the Parties. 1 Salk 33. Mariners Wages are contracted on the Credit of the Ship, and they may all ioin Suits in the Admiralty, whereas in Common Law they must all sever; and on the contrary, the Master of a Ship contracts on the Owners Credit, and not the Ship's, and therefore he cannot profecute in the Admiralty for his It is allowed by the common Lawyers and Civilians, that the Lord Admiral Wood Inft. 818.

has Cognizance of Seamens Wages, and Contracts, and Debts for making Ships: also of Things done in navigable Rivers, concerning Damages to Persons, Ships, Goods, Annoyances of free Passage, &c. of Contracts, and other Things done beyond Sea, relating to Navigation and Marine Trade. But if a Contract be made beyond Sea, for doing of an Act, or Payment of 2 Bull. 322.

Money within this Kingdom, or the Contract is upon the Sea, and not for a Marine Cause, it shall be tried by Jury; for where Part belongs to the Common Caw, and Part to the Admiral, the Common Law shall be preferred; and Contracts made beyond Sea, may be tried in B. R. and a Fact be laid to be done in any Place in England, and so tried here.

Where a Contract is made in England, and there is a Conversion beyond Sea, 4 Leon, 257. the Party may sue in the Admiralty, or at Common Law.

So where a Bond is made and delivered in France: An Obligation made at

Hob. 11.

3 Lev. 60.

Sea, it has been held, cannot be fued in the Admiral's Court, because it takes its Course, and binds according to the Common Law.

The Court of Admiralty cannot hold Plea of a Matter arising from a Contract made upon the Land, though the Contract was concerning Things belonging to the Ship; but the Admiralty may hold Plea for the Seamens Wages, &c. because they become due for Labour done on the Sea; and the Contract made upon Land is only to ascertain them.

Though

T

are to ment

other

Law,

By third

Plain

prove

impri Th

Cauti the Si

පී*c*. n Sor

Tower

the M

fame But

when

alledg

Th

An

on any

tion,

hither

mon L

Execu govern

may b

may 1 finds

demar Repri

may h

have a

adjudy

Oc. 1.

21 5

An to De final.

Th

in div

their

of Ad

time .

by an

tence,

under

milita

that t

Kinge

Bes

Ifo

W

Sen

If contr rai,

ire

265

ınd

25 her

Sc. and

rd-

ththe

ling

dy;

gni-

ges, alty

and

inA

and

and

his

airal

ips;

ips, one of

or a

om-and

one

Sca,

at kes

ract to ule

and

igh

Though where there is a special Agreement in Writing, by which Seamen 1 Sult 31. are to receive their Wages in any other Manner than usual 3 or if the Agree-See Hab. 79. ment at Land be under Sell, to as to be more than a Parole Contract, it is

If Goods delivered on Shipboard are embezzled, all the Mariners ought to : Lill. 368, contribute to the Satisfaction of the Party who is the Sufferer, by the Maritime Law, and the Cause is to be tried in the Admiralty.

By the Custom of the Admiralty, Goods may be attached in the Hands of a March Rep. third Person, in Causa Maritima & Civili. and they shall be delivered to the 204. Plaintiff after Defaults, on Caution to restore them, if the Debt, &c. be disproved in a Year and a Day; and if the Party refuse to deliver them, he may be

Imprisoned quousque, &cc.

The Court of Admiralty may cause a Party to enter into Bond, in Nature of Gold. 260.

Caution or Stipulation, like Bail at Common Law; and if he render his Body, 1869.

Abr. 129. the Sureties are discharged; and Execution shall be of the Goods or the Body, See 1 Salk, 33.

Some Sailors Clothes were bought in the Parish of St. Catherine, near the Own 122. Tower, London, and were delivered in the Ship; on a Suit in the Admiralty for Hugha Abr. the Money, Prohibition was granted; for this was within the County: The same of a Ship at Blackwall, &cc.

But the Admiralty may proceed against a Ship, and the Sails, and Tackle, 1 Show. 179. when they are on Shore, although alledged to be detained on Land, yet upon alledging Offer of a Plea, claiming Property therein, and Refusal of the Plea, on this Suggestion a Prohibition shall be had.

The Admiralty Court may award Execution upon Land, though not hold Plea 4 Inft. 141.

on any Thing arising on Land.

And upon Letters Missive or Request, the Admiralty here may award Execu- 1 Roll. Abr. tion, on a Judgment given beyond Sea, where an Englishman flies, or comes over 530. hither, by Imprisonment of the Party, who shall not be delivered by the Com-

When Sentence is given in a foreign Admiralty, the Party may libel for Sid. 418. Execution of that Sentence here; because all Courts of Admiralty in Europe are governed by the Civil Law.

Sentences of any Admiralty in another Kingdom are to be credited, that ours Roym. 473. may be credited there, and shall not be examined at Law here; but the King may be petitioned, who may cause the Complaint to be examined; and if he finds just Cause, may send to his Embassador where the Sentence was given, to demand Redress, and upon Failure thereof, will grant Letters of Marque and

If one be fued in the Admiralty, contrary to the Statutes 13 and 15 R. II. he 10 Rep. 75. may have a Supersedeas, to cause the Judge to stay the Proceedings, and also

have Action against the Party sueing.

** Ship being privately arrested by Admiralty Process only, and no Suit, it was 1 Salk, 31,38: adjudged a Profecution within the Meaning of the Statutes, and double Damages, Oc. shall be recovered.

And if an erroneous Judgment is given in the Admiralty, Appeal may be had to Delegates appointed by Commission out of Chancery, whose Sentence shall be

The Lord High Admiral of Great-Britain doth, by Virtue of his Place, appoint Stat. 8 Eliz. in diverse Parts of the Kingdom, his several Substitutes, or Vice-Admirals, with 6.5. their Judges and Marshals, by Patent under the Great Seal of the High Court of Admiralty, which Vice-Admirals and Judges do exercise Jurisdiction in Maritime Affairs, within their several Limits; and in Case any Person be aggrieved by any Sentence or Interlocutory Decree that has the Force of a definitive Sen-

tence, he may appeal to the High Court of Admiralty.

Besides the abovementioned Vice Admirals, &c. the Lord High Admiral hath under him many Officers differing in Degrees and Qualities, as some are of a military, and others of a civil Capacity, some judicial and others ministerial; so that the Marine Jurisdiction may justly be deemed a separate Commonwealth or Kingdom, and the Lord High Admiral be reputed as a Viceroy of it.

Of the ADMIRALTY.

There is under this Court, a Court of Equity for determining Differences between Merchants; and in criminal Affairs, which is commonly about Piracy, the Proceeding in this Court was formerly by Accusation and Information, according to the Civil Law, by a Man's own Confession, or Eye-Witnesses, by which any one was to be proved guilty before he could be condemned; but that being found inconvenient, there were two Statutes made by Hen. VIII. that criminal Affairs should be tried by Witnesses and a Jury, and this by a special Commission of the King to the Lord Admiral, wherein some of the Judges of the Realm are ever Commissioners, and the Trial, according to the Laws of England, directed by those Statutes.

There seems to be Divisum Imperium between the Common Luxu of England and the Admiralty, for so far as Low-Water Mark is observed in the Sea, is counted Infra Corpus Comitatus adjacentis, and the Causes thence arising are determinable by the Common Law; yet when the Sea is full, the Admiral hath Jurisdiction here also (so long as the Sea slows) over Matters done between the

Low-Water Mark and the Land, as appears in Sir Henry Conflable's Cafe.

The Management of the Navy Royal under the Lord High Admiral, is committed to the Care of the principal Officers and Commissioners of it; and as all the Laws for regulating and ordering his Majesty's Navies and Forces by Sea, were in the 22 Geo. II. collected and formed into one Body, I have determined to give my Reader an Abstract of it; in hopes the inspecting so excellent a Code may afford him a Pleasure.

may afford him a Pleasure.

The Preamble sets forth, that the several Sea Laws having been found not to be so full, clear, expedient, or consistent with each other, as they ought to be, therefore to amend and explain the same, and to reduce them into one uniform Act, It is enacted, that from and after the 25th of December, 1749, the Articles and Orders following, as well in Time of Peace as in War, shall be observed and put in Execution in Manner herein after mentioned.

1. All Commanders, Captains, &c. of his Majestys Ships of War, shall cause the publick Worship of Almighty God, according to the Liturgy of the Church of England, to be reverently performed in their respective Ships, and shall take care that Prayers and Preaching be performed diligently; and that the Lord's Day be observed according to Law.

2. All Flag Officers, and Persons belonging to his Majesty's Ships of War, being guilty of prophane Oaths, Cursings, Execuations, Drunkenness, Uncleanness, or other scandalous Actions, in Derogation of God's Honour, and Corruption of good Manners, shall incur such Punishment as a Court Martial shall think fit to impose, &c.

3. If any Officer or other Person of the Fleet, shall give, or entertain, Intelligence, to, or with any Enemy, or Rebel, without Leave from the King or the Lord High Admiral, &c. and be thereof convicted by a Court Martial, he shall be punished with Death.

4. If any Letter or Message from any Enemy or Rebel, be conveyed to any Officer, or any other Person in the Fleet, and such Person shall not, within twelve Hours (having Opportunity) acquaint his superior Officer with it; or if any superior Officer, being acquainted therewith, shall not in convenient Time reveal the same to the Commander in Chief, every Person so offending shall suffer Death. &c.

5. All Spies, who shall bring or deliver any seducing Letters or Messages, from any Enemy or Rebel; or endeavour to corrupt any Person in the Fleet, they shall suffer Death.

6. No Person in the Fleet shall relieve an Enemy or Reb-1, with Money, Victuals, Powder, Shot, Arms, Ammunition, or any other Supplies, directly or indirectly, upon Pain of Death, &c.

7. All Writings whatsoever, that shall be taken, or found on board Ships which shall be taken as Prize, shall be preserved, and the Originals shall, by the commanding Officer of the Ship which shall take such Prize, be sent entirely and without Fraud to the Court of Admiralty, or such other Court, or Commissioners, as shall be authorized to determine whether such Prize be lawful

p. 107.

22 Gm. II. p. 689.

p. 690.

affecti the E it shal Majed relieve 13. affecti beater utmos 14. Fleet

> Wage Death 15. Enem Ordna ing of victed, 16.

fo to

Cap Law 8

Mo

ther

befo with

Who

Shar

board

upon fente

Signa Duty neces

to his

fuffer chero

Death 11.

Admi

fuperi

Fleet,

in Ti

deavo

fuffer

12.

the Omandi Defert and sh to wh tance mande cashier

Ships, accord Capture, there to be viewed, made use of, and proceeded upon, according to Law, upon Pain of forfeiting his Share of the Capture, &c.

ences

racy,

cord-

which being

ninal

iffion

calm

land,

gland

ea, is leterhath the

eomas,all

Sea,

Code

ot to

be,

form

icles and

caufe

urch

take

ord's

Var,

can-

rupnink

clli-

the

hall

any

thin r if

ime ffer

ges,

or

the ely m-

8. No Person in, or belonging to the Fleet, shall take out of any Prize, any Money, Plate, or Goods, unless it shall be necessary for the better securing thereof, or for the necessary Use or Service of any of his Majesty's Ships of War, before the same be adjudged lawful Prize; but the entire Account of the Whole, without Embezzlement, shall be brought in, and Judgment passed upon the Whole, without Fraud, upon Pain that every Person offending shall forfeit his Share of the Capture, &c.

9. If any Veffel shall be taken as Prize, none of the Officers or Persons on board her, shall be stripped of their Cloaths, or pillaged, beaten, or evil-intreated, upon Pain, that the Offender shall be punished as a Court Martial shall sentence.

10. Every Flag Officer, Captain, and Commander in the Fleet, who upon Signal or Order of Fight, or Sight of any Ship or Ships, which it may be his Duty to engage, or who upon Likelihood of Engagement, shall not make the necessary Preparations for Fight, and shall not in his own Person, and according to his Place, encourage the inferior Officers and Men to fight courageously, shall suffer Death, or other Punishment, Sc. and if any Person in the Fleet shall treacherously or cowardly yield, or cry for Quarter, on being convicted, shall suffer Death.

11. Every Person in the Fleet, who shall not duly observe the Orders of the Admiral, Flag Officer, Commander of any Squadron or Division, or other his superior Officer, for affailing, joining Battle with, or making Desence against any Fleet, Squadron, or Ship, or shall not obey the Orders of his superior Officer, in Time of Action, to the best of his Power, or shall not use all possible Endeavours to put the same effectually in Execution, being convicted thereof, shall suffer Death, &c.

12. Every Person in the Fleet, who through Cowardice, Negligence, or Disaffection, shall, in Time of Action, withdraw or keep back, or not come into the Engagement, or shall not do his utmost to take or destroy every Ship which it shall be his Duty to engage, and to assist and relieve all and every of his Majesty's Ships, or those of his Allies, which it shall be his Duty to affist and relieve, being convicted thereof, shall suffer Death.

13. Every Person in the Fleet, who through Cowardice, Negligence, or Difaffection, shall forbear to pursue the Chace of any Enemy, Pirate, or Rebel,
beaten or slying; or shall not relieve and affist a known Friend in View, to the
utmost of his Power, being convicted, shall suffer Death.

14. If any Action, or any Service shall be commanded, and any Person in the Fleet shall presume to delay or discourage the same, upon Pretence of Arrears of Wages, or any Pretence whatsoever, and be convicted thereof, he shall suffer Death. Sc.

15. Every Person in, or belonging to the Fleet, who shall desert to the Enemy, Pirate, or Rebel, or run away with any of his Majesty's Ships, or any Ordnance, Ammunition, Stores, or Provision belonging thereto, to the weakening of the Service, or yield up the same cowardly or treacherously, being convicted, shall suffer Death.

16. Every Person in or belonging to the Fleet, who shall desert or intice others so to do, shall suffer Death, or such other Punishment, as the Circumstances of the Offence shall deserve, and a Court Martial shall think sit; and if any Commanding Officer of any of his Majesty's Ships of War, shall receive or entertain a Deserter from any other of his Majesty's Ships, after discovering him to be such, and shall not with all convenient Speed give Notice to the Captain of the Ship, to which such Deserter belongs, or if the said Ships are at any considerable Distance from each other, to the Secretary of the Admiralty, or to the Commander in Chief, every Person so offending, and being convicted, &c, shall be cashiered.

17. The Officers and Seamen of all Ships appointed for Convoy of Merchant See Page 236. Ships, or of any other, shall diligently attend upon that Charge without deland, of this Work. according to their Instructions; and whosoever shall be faulty therein, and shall

2 S

Of the ADMIRALTY.

not perform their Duty, and defend the Ships and Goods in their Convoy, without either diverting to other Parts, or Occasions, or refusing, or neglecting to fight in their Defence, if they be affailed, or running away cowardly, and fubmitting the Convoy to Peril and Hazard, or shall demand, or exact any Money or other Reward from any Merchant or Master, for convoying of any Vessels intrufted to their Care, or shall misuse the Masters or Mariners thereof, shall be condemned to make Reparation of the Damage to the Merchants, Owners, or others, as the Court of Admiralty shall adjudge, and also be punished according to the Quality of their Offences, by Dath, or other Punishment, according as shall be adjudged by the Court Martial.

18. If any Captain, or other Officer of any of his Majesty's Ships, shall receive on soard, or permit to be received on board such Ship, any Goods or Merchandizes, other than for the sole Use of the Ship, except Gold, Silver, or Jewels, and except the Goods and Merchandizes belonging to any Vessel which may be shipwrecked, or in imminent Danger of being shipwrecked, either on the high Seas, or in any Port, Creek, or Harbour, in order to the preserving them for their proper Owners, and except such Goods or Merchandizes as he shall be ordered to receive on board by Order of the Lord High Admiral of Great-Britain, or the Commissioners for executing the said Office, and be convicted thereof, &c. he shall be cashiered, and be for ever afterwards rendered incapable to serve in any Place or Office in the Naval Service of his Majesty, &c.

19 If any Person in, or belonging to the Fleet, shall make, or endeavour to make any mutinous Affembly, upon any Pretence whatfoever, and be convicted thereof, &c. he shall suffer Death: And if any Person shall utter any Words of Sedition or Mutiny, he shall suffer Death, or such other Punishment as a Court Martial shall deem him to deserve: And if any Officer, Mariner, or Soldier, shall behave himself with Contempt to his Superior Officer, such Superior Officer being in the Execution of his Office, he shall be punished according to the Nature of his Offence by the Judgment of a Court Martial.

20. If any Person in the Fleet shall conceal any traiterous, or mutinous Practice or Design, being convicted thereof, &c. he shall suffer Death; and if any Person shall conceal any traiterous or mutinous Words, spoken by any, to the Prejudice of his Majesty or Government, or any Words, Practices or Designs, tending to the Hindrance of the Service, and shall not forthwith reveal the same to the Commanding Officer, or being present at any Mutiny or Sedition, shall not use his utmost Endeavours to suppress the same, he shall be punished as a Court Martial thinks he deferves.

21. If any Person in the Fleet shall find Cause of Complaint, of the Unwholfomeness of the Victual, or other just Ground, he shall quietly make the same known to his Superior, or Captain, or Commander in Chief, as the Occasion may deserve, that such present Remedy may be had as the Matter may require; and the faid Superior, &c. shall, as far as he is able, cause the same to be prefently remedied; and no Person upon such, or any other Pretence, shall attempt to ftir up any Disturbance, upon Pain of such Punishment as a Court Martial shall think fit to inflict, &c.

22. If any Officer, or other Person in the Fleet, shall strike any of his Superior Officers, or draw, or offer to draw, or lift up any Weapon against him, being in the Execution of his Office, on any Pretence whatfoever, and be convicted thereof, &c. he shall suffer Death; and if any Person shall presume to quarrel with any of his Superior Officers, being in the Execution of his Office, or shall disobey any lawful Command of any of his Superior Officers, and be convicted thereof, &cc. he shall suffer Death, &cc.

3. If any Person in the Fleet shall quarrel, or fight with any other Person in the Fleet, or use reproachful or provoking Speeches, or Gestures, tending to make any Quarrel or Disturbance, he shall, upon being convicted, suffer such Punishment as the Offence shall deserve, and a Court Martial shall impose.

24. There shall be no wasteful Expence of any Powder, Shot, Ammunition, or other Stores in the Fleet, nor any Embezzlement thereof, but the Stores and Provisions shall be carefully preserved, upon Pain of such Punishment to the Offenders,

p. 694.

p. 695.

Deferti Domin to be to Offenc

35. Ships o Domin be liat Crimes 36.

Offend

cipline

Magaz or Fur Rebel,

shall si

Ships, ftrande

that fu

27. neglige

of Dea

28. with I

29.

Sin of

Death,

30. with D

31. or fign

cure th be cash

Naval

receive

escape,

Pain of

Officer

and bri

that Pu

Court 1

the Flo

infamo

an Offi 34. belong

32. Crimin

26.

25.

which: directe fuch C No : Martia

No ((except and Or only, 1 Offenders, Abettors, Buyers and Receivers (being Persons subject to Naval Discipline) as shall be by a Court Martial found just.

²⁵. Every Person in the Fleet, who shall unlawfully burn, or set fire to any Magazine, or Store of Powder, or Ship, Boat, Ketch, Hoy, or Vessel, or Tackle, or Furniture thereunto belonging, not then appertaining to an Enemy, Pirate, or Rebel, being convicted of any such Offence, by the Sentence of a Court Martial, shall suffer Death.

or

all

OI

or

ch

he m be

in, of.

rve

to

ted

of

urt

nall

cer

the

ous d if

to

ns,

me

not

urt

ol-

me

ion

re;

re-

npt nall

pe-

be

e to

on-

in in

to

uch

on, and the

ers,

26. Care shall be taken in the Conducting and Steering any of his Maj.sty's p. 696. Ships, that through Wilfulnes, Negligence, or other Defaults, no Ship be stranded, or run upon any Rocks, or Sands, or split, or hazarded, upon Pain, that such as shall be found guilty therein, be punished by Death, &c.

27. No Person in, or belonging to the Fleet, shall sleep upon his Watch, negligently person the Duty imposed on him, or forsake his Station upon Pain of Death, &c.

28. All Murders committed by any Person in the Fleet, shall be punished with Death, &c.

29. If any Person in the Fleet shall commit the unnatural and detestable Sin of Buggery or Sodomy, with Man or Beast, he shall be punished with Death, &cc.

30. All Robbery committed by any Person in the Fleet, shall be punished with Death, &cc.

31. Every Officer, or other Person in the Fleet, who shall knowingly make, or sign a salie Muster, or Muster-Book, or who shall command, counsel, or procure the making or signing thereof, shall, upon Proof of any such Offence, &c. be cashiered, and rendered incapable of farther Employment in his Majesty's Naval Service.

32. No Provost-Marshal belonging to the Fleet, shall refuse to apprehend any Criminal, whom he shall be authorized, by legal Warrant, to apprehend, or to receive, or keep any Prisoner committed to his Charge, or wilfully suffer him to escape, being once in his Custody, or dismis him without lawful Order, upon p. 6978. Pain of such Punishment as a Court Martial shall deem him to deserve; and all Officers, and others in the Fleet, shall do their endeavour to detect, apprehend, and bring to Runishment all Offenders, and shall affist the Officers appointed for that Purpose therein, upon Pain of being proceeded against, and punished by a Court Martial, &cc.

33. If any Flag Officer, Captain, or Commander, or Lieutenant belonging to the Fleet, shall be convicted before a Court Martial, of behaving in a scandalous, infamous, cruel, oppressive, or fraudulent Manner, unbecoming the Character of an Officer, he shall be dismissed from his Majesty's Service.

34. Every Person being in actual Service, and full Pay, and Part of the Crew belonging to any of his Majesty's Ships of War, who shall be guilty of Mutiny, Desertion, or Disobedience to any lawful Command, in any Part of his Majesty's Dominions on Shore, when in actual Service relative to the Fleet, shall be liable to be tried by a Court Martial, and suffer the like Punishment for every such Offence, as if the same had been committed at Sea.

35. If any Person who shall be in actual Service, and full Pay in his Majesty's Ships of War, shall commit upon the Shore, in any Place out of his Majesty's Dominions, any of the Crimes, punishable by these Articles and Orders, he shall be liable to be tried and punished for the same, in like Manner, as if the said Crimes had been committed at Sea.

36. All other Crimes, not Capital, committed by any Person in the Fleet, which are not mentioned in this Act, or for which no Punishment is hereby directed to be inflicted, shall be punished according to the Laws and Customs in such Cases used at Sea.

No Person convicted of any Offence, shall, by the Sentence of any Court p. 698: Martial be adjudged to be imprisoned for a longer Term than two Years.

No Court Martial shall proceed to the Punishment, or Trial of any Offence (except the Offences specified in the 5th, 34th, and 35th of the foregoing Articles and Orders) which shall not be committed upon the main Sea, or in great Rivers only, beneath the Bridges of the said Rivers nigh to the Sea, or in any Haven,

Of the ADMIRALTY.

River, or Creek, within the Jurissicion of the Admiralty, and which shall not be committed by such Persons, as at the Time of the Offence, shall be in actual Service, and full Pay in the Fleet, such Persons only excepted, and for such Offences only, as are described in the 5th of the foregoing Articles and Orders.

No Court Martial conflituted by Virtue of this Act, shall proceed to the Punishment or Trial of any Land Officer or Soldier, on board any Transport Ship, for any Offences specified in the said Articles.

From and after the 25th of December, 1749, the Lord High Admiral of Great-Britain, or the Commissioners for executing the said Office, are impowered to grant Commissions to the Commander in Chief of any Fleet or Squadron of Ships of War, to call and assemble Courts Martial, consisting of Commanders and Captains; and if such Commander in Chief shall die, be recalled, or removed from his Command, then the Officer upon whom the said Command shall from Time to Time devolve shall have the same Power to call and assemble Courts Martial, as the first Command said Chief was invested with.

No Commander in Chief of any Fleet, or Squadron of his Majesty's Ships, or Detachment thereof, consulting of Anore than five Ships, shall preside at any Court Martial in foreign Farry, but the Officer next in Command shall hold such Court Martial and preside thereof.

fuch Court Martial, and preside thereat.

From and after the 25th of December, 1/49, if any Commander in Chief in foreign Parts, shall detach any Part of his Fleet or Squadron, he shall by Writing under his hand, impower the Chief Commander of the Squadron or Detachment, ordered on such separate Service (and in Case of his Death or Removal, the Officer to whom the Command shall belong) to hold Courts Martial during the Time of such separate Service, or until he shall return to his Commander in Chief, or shall come under the Command of any other his Superior Officer, or return to Great-Britain or Ireland.

Where any material Objection occurs, which may render it improper for the Person, next in Command to the senior Officer, or Commander in Chief of any Fleet or Squadron, in soreign Parts, to hold Courts Martial, or preside thereat, the Lord High Admiral, or the Commissioners for executing the said Office, as also the Commander in Chief of such Fleet or Squadron, may appoint the third Officer in Command to preside at, or hold such Court Martial.

From and after the 25th of December, 1749, the Lord High Admiral, or the Commissioners for executing the said Office, are impowered to direct any Flag Officer, or Captain of any of his Majesty's Ships of War, who shall be in any Port of Great Britain or Ireland, to hold Courts Martial in such Port (provided such Officer be the first, second, or third in Command, in such Port) as shall be found most expedient, and for the Good of the Service; and such Flag Officer or Captain shall preside thereat.

From and after the 25th of December, 1749, no Court Martial shall confist of more than thirteen, or of less than five Persons, to be composed of such Flag Officers, Captains, or Commanders, then, and there present, as are next in Seniority to the Officer who presides at the Court Martial.

The Lord High Admiral, or the Commissioners for executing the said Office, or any Officer impowered to order or hold Courts Martial, shall not direct or ascertain the particular Number of Persons of which any Court Martial shall consist.

If any Court Martial shall be appointed to be held at any Place, where there are not less than three, nor yet so many as five Officers of the Degree of a Post Captain, or of a Superior Rank, to be found, the Officer who is to preside, shall call to his Assistance as many of the Commanders of his Majesty's Vessels under that Rank, as, together with the Post Captains, will make up the Number of sive to hold such Court Martial.

From and after the 25th of December, 1749, no Member of a Court Martial, after Trial is begun, shall go on Shore till Sentence be given, but remain on board the Ship in which the Court shall first affemble, except in case of Sickness, to be judged of by the Court, upon Pain of being cashiered; nor shall the Proceedings of the Court be delayed by the Absence of any Members, provided a

р. 699.

p. 700.

p. 701.

If a Marti with Offen Preva

fuffici

Day (

consti

Trial,

or his

ss of

" and

" me

" Fa

" of

" any

es of

" AE

An

Memi

« ber

Perfor commor In: Middle upon the lil In o

holdin

before

From any Company Compa

Orde ment for ex Cour fufficient Number remain to compose the Court, which shall sit from Day to Day (Sunday always excepted) until Sentence be given.

From and after the said 25th of December, all the Officers present, who are to

From and after the said 25th of December, all the Officers present, who are to constitute a Court Martial for the Trial of Offenders, shall, before they proceed to Trial, take an Oath before the Court, to be administred by the Judge Advocate or his Deputy, in the Words following, viz,

ual

for

ınd

ſh-

to of

lers

ved

om

ırts

any

in

ing ent,

the

ief,

the

any

cat,

28

hird

the lag any ded

icer

lag in

ice, rect

hall

nere

Post

hall ider

five

tial,

on on

res, Proed a cient I A. B. do swear, that I will duly administer Justice, according to the Articles and Orders, established by an Act passed in the twenty-second Year of the Reign of his Majesty King George the Second, for amending, explaining, and reducing into one Act of Parliament, the Laws relating to the Government of his Majesty's Ships, Vessel, and Forces by Sea, without Partiality, Favour or Affection; and if any Case shall arise, which is not particularly mentioned in the said Articles and Orders, I will duly administer Justice according to my Conscience, the best of my Understanding, and the Custom of the Navy in the like Case; and I do turther swear, that I will not upon any Account, at any Time whatsoever, disclose or discover the Vote or Opinion of any particular Member of this Court Martial, unless thereunto required by Act of Parliament.

So belp me God."

And so foon as the said Oath shall have been administered to the respective Members, the President of the Court shall administer to the Judge Advocate, or the Person officiating as such, an Oath in the following Words.

I A. B. do fwear, that I will not upon any Account, at any Time with process of foever, disclose, or discover the Vote or Opinion of any particular Means ber of this Court Martial, unless thereunto required by Act of Parliame

So belp me God."

If any Person in the Fleet being called upon to give Evidence at any Court Martial, shall refuse to give Evidence upon Oath, or shall prevaricate, or behave with Contempt to the Court, such Court Martial is impowered to commit the Offender, for any Time not exceeding three Months, in case of such Refusal or Prevarication, nor longer than one Month in case of such Contempt; and every Person who shall either commit, or corruptly procure, or suborn any Person to commit wilful Perjury, shall be prosecuted in the King's-Bench, by Indicament or Information; and every Issue joined thereon, shall be tried by a Jury of Middlesen, or such other County as the said Court shall direct; and the Offender upon Conviction shall suffer the Pains and Penalties enacted to be inflicted for the like Offences by an Act of 5 Eliz. and 2 Geo. II. &c.

In every such Information or Indictment, it shall be sufficient to set forth the p. 703. Offence charged upon the Defendant, without setting forth the Commission for holding the Court Martial, or the particular Matter tried or directed to be tried before such Court.

From and after the 25th of December, 1749, no Sentence of Death given by any Court Martial held within the Narrow Seas (except in Cases of Mutiny) shall be executed till after Report of the Proceedings shall have been made to the Lord High Admiral, or the Commissioners for executing the said Office, and his or their Directions shall have been given therein; and if the said Court shall have been held beyond the Narrow Seas, then such Sentence of Death shall not be executed but by Order of the Commander of the Fleet or Squadron wherein Sentence was passed; and where Sentence of Death shall be passed in any Squadron detached from any other Fleet or Squadron upon a separate Service, then such Sentence (except in Cases of Mutiny) shall not be executed but by Order of the Commander of the Fleet or Squadron, from which such Detachment shall have been made, or of the Lord High Admiral, or the Commissioners for executing the said Office; and where Sentence of Death shall be passed in any Court held by the Senior Officer of sive or more Ships which shall happen to meet

2 T

P. 704.

in foreign Parts, then such Sentence (except in Cases of Mutiny) shall not be executed but by Order of the Lord High Admiral, or Commissioners for executing the faid Office.

The Judge Advocate, or his Deputy, is to administer an Oath to Witnesses at

any Trial by a Court Martial; and in the Absence of the Judge Advocate and his Deputy, the Court shall appoint any Person to execute the said Office.

From and after the 25th of December, 1749, all the Powers given by the several Articles and Orders established by this Act, shall be in force with respect to the Crews of fuch of his Majetty's Ships as shall be wrecked or be otherwise lost or destroyed; and all the Command and Authority given to the Officers, shall be in force as effectually as if such Ships to which they did belong, were not so wrecked or destroyed, until they shall be discharged from his Majesty's farther Service, or removed into some other Ship of War, or until a Court Martial be held to enquire into the Causes of the Loss of the said Ship; and if it shall appear by the Sentence of the Court, that the faid Officers or Seamen did their utmost to preserve or recover the faid Ship, and since the Loss thereof have behaved obediently to their Superior Officers, according to the Discipline of the Navy and the Articles aforesaid, then all the Pay and Wages of the said Officers and Scamen, or of such of them as shall have done their Duty, shall be paid to the Time of their Discharge or Death; or if they shall be then alive, to the Time of the holding of such Court Martial, or their Removal into some other of his Majesty's Ships; and every Person who, after the Wreck or Loss of his Ship, shall act contrary to the Discipline of the Navy, and the Articles and Orders aforesaid, shall be sentenced by the said Court Martial, and punished, as if the

Ship to which he did belong, was not so wrecked or destroyed.

From and after the said 25th of December, all the Pay and Wages of such Officers and Seamen of any of his Majesty's Ships as are taken by the Enemy, and upon Enquiry at a Court Martial, shall appear by the Sentence of the said Court to have done their utmost to desend the said Ship, and since the taking thereof, to have behaved obediently to their Superior Officers, according to the Discipline of the Navy, and the Articles aforesaid, shall be paid from the Time of their being so taken, to the Time of the holding of such Court Martial, or until they shall be discharged from his Majesty's Service, or removed into some other Ship of War, or (if they shall die in Captivity, or before the holding of fuch Court Martial) to the Time of their Death, in such Manner as if the Ship

to which they did belong respectively was not so taken.

No Person, not flying from Justice, shall be tried or punished by any Court Martial for any Offence against this Act, unless Complaint of such Offence be made in Writing to the Lord High Admiral, or to the Commissioners for executing the faid Office, or any Commander in Chief of his Majesty's Squadrons or Ships, impowered to hold Courts Martial; or unless a Court Martial to try fuch Offender shall be ordered by the Lord High Admiral, or the Commissioners for executing the faid Office, or the faid Commander in Chief, either within three Years after such Offences shall be committed, or within one Year after the Return of the Ship or Squadron, to which such Offender shall belong, into any of the Ports of Great-Britain or Ireland, or within one Year after the Return of such Offender into Great-Britain or Ireland.

From and after the faid 25th of December, if any Captain or other Officer of the Fleet, shall receive, or suffer to be received on board, any Goods or Merchandizes, contrary to the true Intent and Meaning of the eighteenth Article of this Act, he shall for every such Offence, over and above any Punishment inflicted by this Act, forfeit and pay the Value of such Goods and Merchandizes, or the Sum of 500 l. at the Election of the Informers, or Person who shall sue for the same, so that no more than one of these Forfeitures shall be sued for and recovered against the same Person for one and the same Offence; one Moiety to the Informer, and the other to Greenwich Hospital, &c.

This Act shall not extend to take away from the Lord High Admiral, or the Commissioners for executing the said Office, or any Vice Admiral, or Judge of the Admiralty, or his or their Deputies, or any Officers or Ministers of the Admiralty, or others having or claiming any Admiral Power or Authority

p. 785.

p. 705.

p. 707.

within Court which making Offence

The shall no comme a5th of Persons any fuc the fam had not Since

to enter

The Royal whereon thefe K Seffion, Benefit preventi Regulati been for And tha Paymen the Roy to obtain port and be, the injured the utm these in I Noven mission (receive f entitled Miles fre thirty D Money, and befo

as if he shall co discharge Every another into a Po be paid a before t directed Exigenc

Every

and entir

Commif Every lower D receive t

as fuch S

within this Realm, or any other the King's Dominions, or from any Person or Court whatsoever, any Power, Right, Jurisdiction, Pre-eminence, or Authority, which any of them lawfully hath, or had, or ought to have and enjoy before the making of this Act, so as the same Person shall not be punished twice for the same Offence.

The Repeal of the before recited Statutes, or any thing herein contained, shall not discharge or prevent any Prosecution or Suit, which is, or shall be commenced against any Person, for any Offence committed on or before the said 25th of December, 1749, or to be committed against the said Statutes; but all Persons who have been, or shall before the said 25th of December be, guilty of any such Offence, shall and may be prosecuted, condemned, and punished for the same, as well after as before the said 25th of December, as if the said Statutes had not been repealed.

Since the above Act the following was made for the Encouragement of Seamen to enter into his Majefty's Service, during the present War, begun in 1756.

The Preamble fets forth, that the Encouragement of Seamen employed in the 31 Gm. II. Royal Navy, will greatly tend to augment the Marine Force of this Realm; whereon, under the good Providence and Protection of God, the Security of these Kingdoms, and the Support and Preservation of their Commerce, do most immediately depend: And that by an A& 1 Geo. II. and another of the same Seffion, feveral Provisions and Regulations were enacted and prescribed for the Benefit and Encouragement of Seamen employed in the Royal Navy; and for preventing Frauds and Abuses in purchasing their Wages; which Provisions and Regulations, from various Difficulties in carrying the same into Execution, have been found in a great Measure ineffectual to answer the Purpose thereby intended. And that the establishing a regular Method for the punctual, frequent, and certain Payment of the Wages or Pay due to Inferior Officers and Seamen employed in the Royal Navy; the enabling such Officers and Seamen more easily and readily to obtain such Payments, and to allot and remit any Part thereof, for the Support and Relief of their Wives and Families; and the preventing, as far as may be, the Unwary, the Ignorant, or the Necessitous, from being defrauded and injured by the Extortion and Usury of wicked and evil defigning Persons, are of the utmost Consequence to the Publick Service. Therefore, for effectuating these important and compassionate Purposes, it is enacted, that from and after 1 November, 1758, every Volunteer, who shall enter his Name with a Commission Officer, appointed for entering Volunteers in the Royal Navy, and shall receive from him a Certificate thereof, (which is to be given him gratis) is entitled to Wages from the Date thereof, including the Day of the Date, if he appears on board within fourteen Days, if the Ship is not above one hundred Miles from the Place of entering; twenty Days if above one hundred Miles; or thirty Days if above two hundred Miles; and shall be allowed the usual Conduct Money, and also two Months Wages Advance, at the first fitting out the Ship, and before the Ship proceeds to Sea.

Every Supernumerary Man ferving ten Days in any Ship, shall be borne for and entitled to his Wages upon the Books of such Ship, and to all other Benefits, as if he was Part of the Complement: But Men lent from one Ship to another, shall continue to be borne for the Ship from which they were lent, till

discharged.

nd

ral

he

fo

be

oft

ed

 \mathbf{d}

he

ne

ip,

he

ch

ng

he

or

ne

of

iρ

rt

or ns ry rs in e of h

of is yn and c

Every Inferior Officer or Seaman, who shall be turned over from one Ship to another (in Case the Ship into which he is turned over, is then, or shall, come into a Port of Great-Britain, where there is a Commissioner of the Navy) shall be paid all the Wages due to him in the Ship from which he was turned over, before the Ship into which he was turned over shall proceed to Sea, unless directed otherwise by special Order from the Admiralty, in cases of the greatest Exigency only; and if the Ship proceed to Sea, the Wages shall be paid as soon as such Ship shall come again into any Port of Great-Britain, where there is a Commissioner.

Every Officer or Seaman, who shall be turned over, shall not be rated in a lower Degree than he served in the former Ship; and above his Wages, shall receive two Months Advance before the Ship shall proceed to Sea.

As often as any Ship, which shall have been in Sea Pay twelve Months or more, shall arrive in any Port of Great-Britain, or on the Coast thereof, the Master shall cause five compleat Pay-Books to be made out for the Time such Ships shall have been in Pay, except the last six Months, and transsmit such Books, together with three Alphabets, and a Slop-Book to the Navy-Board: And as soon as such Ship shall arrive in any Port of Great-Britain, where there is a Commissioner, immediate Payment shall be made of the Wages due to the Officers and Seamen, their Executors, &c. deducting the Advance Money and all Defalcations, leaving always six Months Wages unpaid and no more. And all Wages due to any Ships, shall be paid as soon as may be, or within two Months at farthest, after the Arrival of such Ship in Port to be laid up.

If any Inferior Officer or Seaman, who was absent at the Payment of his Ship, or his Captain for him, shall apply to the Navy-Board, in case such Ship shall be in any Port of Great-Britain, where there is a Commissioner, the Pay-Lists shall be sent to such Commissioner, who shall forthwith cause the Wages to be paid

to such Person.

The Commander shall make out a Ticket upon the Death of every Petty Officer or Seaman, and shall transmit the same to the Navy-Board, who are to cause the Day of Receipt to be indorsed thereon, and shall examine and sign the same for Payment within one Month after the Receipt thereof: And the same shall be delivered, and Payment thereon made, without Fee or Reward, to the Executors, Administrators, or Attorney, or the Executors, &cc. of such

Officer or Seamen. When any Inferior Officer or Seaman shall be rendered unserviceable, the Commander shall give him a Certificate of his Discharge, and make out a Ticket for his Pay (unless the Ships shall be in some Port of Great-Britain, or on the Coast thereof, or shall belong to some Squadron from which he is not feparated; in which Case he is to make a Report to the Commander in Chief, and receive his Orders thereupon) and shall send the Ticket to the Navy-Board; and deliver only to such Officer or Seaman the Certificate of his Discharge, containing an exact Copy of the Ticket, and a Description of his Person. Commissioners of the Navy shall cause the Day when such Ticket was received, to be indorfed thereon; and, after Examination, shall assign the same for Payment, within one Month at farthest after making such Indorsement. And if any Officer or Seaman shall present such Certificate at the Navy-Office, the Commissioners are forthwith to examine such Certificate, and the person presenting the same; and being satisfied therein, shall testify the same on the Certificate; and the Ticket shall be immediately delivered him, and paid at the Pay-Office to fuch Officer or Seaman only, without Fee or Reward. If the Tickets shall not have been transmitted to the Navy-Office, the Money appearing to be due by the Copy, shall be paid as if the Certificate had been received. Officer or Seaman, being desirous to receive his Wages at any Port of Great-Britain, where a Commissioner resides, may produce his Certificate to him, and being fatisfied of the Truth thereof shall sign and transmit the same to the Navy-Board; who within four Days after receiving it, are to fend the Ticket if received, otherwise a Copy of the Certificate, to the Commissioner at such Port, who shall cause immediate Payment thereof to be made, without Fee or Reward. And fend fuch Officer or Seaman to the nearest Hospital, where he is to be received and victualled, from the Time of presenting such Certificate until Payment is made.

If such Certificate be lost or destroyed, or not presented in Person, or the Money paid before the General Payment of the Ship's Company, the Ticket shall be cancelled, and the Wages paid as if no Ticket had been made out.

When any Inferior Officer or Seaman shall, by Order of the Commander, be set a Shore, and be sent to any Hospital or sick Quarters, such Commander shall make out a sick Ticket for the Wages due to such Person, and transmit the same with such Officer or Seaman to such Hospital or sick Quarters; and if he shall be regularly discharged from thence as unserviceable, a Certificate of his Discharge with the sick Ticket annexed, shall be delivered to him; and if he shall present the same to a Commissioner at any Port of Great-Britain, such Com-

traithe by or i Confuct that made

Boar A the (cause fame Moth the la Recei Excif a Lift Paym Person And i the I Certif of fuci of the the Pe the Su Duplic affigne Treafu not de

Part of have a if an pay any Back o within ment, Paymer fine fuci Offence Informe

repaid

Out-Po

In li

Mafter, Age, w Officer, Officer : Comi

Books, Books, have bee grant his missioner being satisfied thereof, shall sign the same on the Certificate, and transmit the Certificate and sick Ticket to the Navy-Board, who are to cause the Day it was received, to be indorfed thereon, and also cause it to be examined by the Muster-Books, if received; and then within four Days, to cause a Ticket or Pay-Lift to be made out for such Persons Wages, and to send the same to the Commissioner, who shall cause immediate Payment to be made of the Wages of fuch Seamen, without Fee or Reward; who, notwithstanding such Discharge, shall be maintained in such Hospital or sick Quarters, until the Payment be

The Payment of Tickets, Certificates, or Pay-Lifts, shall not be delayed, though the Muster or Pay-Books, shall not be regularly received at the Navy Board; but if any Errors shall be made in any Certificate, Ticket, or Pay-Lift,

the Lofs shall be made good out of the Commander's Wages.

As often as any Ship, which shall not be in a Port of Great-Britain, or on the Coast thereof, shall have twelve Months Wages due, the Commander shall cause the Inferior Officers and Seamen's Names to be called over, and shall do the same whenever twelve Months Wages shall be due; and if any of them shall deliver in Writing the Name and Place of Abode of his Wife, Father, or Mother, and defire, that the whole or any Part of such Wages then due, except the last six Months, should be paid to his said Wife, Father, or Mother, by the Receiver General of the Land-Tax, Collector of the Customs, Collector of the Excise, or Clerk of the Checque at any Dock-Yard, the Commander is to send a List of such Persons to the Navy-Board, who shall make out two Bills for the Payment of the Wages fo allotted by each Person, one of them to be sent to the Persons respectively specified in such Lists, and the other to the Receiver, &c. And if the Person, to whom any such Bill is sent, shall, within fix Months of the Date thereof, produce the same to such Receiver, &c. together with a Certificate, properly authenticated of their being the Wife, Father or Mother, of such Officer or Seaman respectively, such Receiver, &c. upon being satisfied of the Truth of such Certificate (which he is to enquire into upon the Oath of the Person producing the same) is immediately, without Fee or Reward, to pay the Sum mentioned in fuch Bill, taking a Receipt. Such Bill, together with the Duplicate thereof, being produced at the Navy-Office, shall be immediately affigned for Payment by the Commissioners of the Navy, and repaid by the Treasurer to such Receiver, &c. or their Order: But if Payment of the Bill be not demanded within fix Months, the Sum contained in fuch Bill, is to be repaid to fuch Inferior Officer or Seamen, &c.

In like Manner when Wages shall be paid at the Pay-Office or any of the Out-Ports, any Inferior Officer or Seaman, defirous to remit the whole or any Part of his Wages to his Wife, Children, Parents, or any other Person, may

have a Bill for the same as in the last Clause.

If any Receiver, &c. shall not have in his Hands Publick Money sufficient to ay any Bill tendered, and shall refuse Payment thereof, he is to indorse on the Back of the Bill the Cause of his Delay, and appoint for Payment some Day within two Months. And if any Receiver, &c. shall unnecessarily refuse Payment, or he or any Person employed under him, take any Gratuity for such Payment, any three Commissioners of the Branch of Business he is under, may fine fuch Person in any Sum not exceeding fifty Pounds; to be levied as any Offences against the Laws of Customs and Excise, and to be paid to the Informer.

The Wages, &c. carned by any indentured Apprentice, shall be paid to his Master, as hath been usual, unless such Apprentice was above eighteen Years of Age, when his Indentures were executed, or shall be rated as Servant to an Officer, to whom such Apprenticeship is not known; in which Case the Officer shall be intitled to the Pay, according to the Practice of the Navy.

Commanders of Ships are to transmit to the Navy-Board, compleat Pay-Books, and Lists, and Tickets made out, and also once in two Months, Muster-Books, not only for the faid two Months, but from the Time the Ship shall have been in Commission, or was last paid, on failure, the Navy-Board are not to grant him the General Certificate for his Wages, unless by particular Order from

o be Payr the icket r, be fhall fame fhall Dif-

shall

Com-

ioner

ch

ch

d:

ére

he

ınd ths

hall

paid

ctty

e to the

ame

luch

the

ut a

or, or

not

hief,

ard;

con-

The ived,

Paynd if

, the

fent-

ertifi-

Pay-

ckets

to be

Such

reat-

, and

the

cet if

Port,

ward.

Of the ADMIRALTY.

the Lords of the Admiralty, in Cases of Necessity, and its being made appear to them, that Directions were complied with as far as the Nature of the Service would admit, and as safe Opportunities offered: And if such Commander shall not exculpate himself within twelve Months after his Arrival in Great-Britain, he shall forseit all his Wages to the Chest at Chatham; and be liable to such other Punishment, not extending to Life and Limb, as a Court Martial shall insist.

No Letters of Attorney made by Inferior Officers or Seamen, or their Executor, &c. shall be valid, unless declared therein revocable, and unless the same be signed before, and attested by the Commander, and another of the signing Officers, or by a Clerk of the Checque; and if made after such Person shall be discharged from the Service, then to be signed before, and attested by, the Chief Magistrate where such Seaman shall reside; or if made by Executors, &c. be signed before, and attested by, the Minister and Church-Wardens, or in Scotland, by the Minister and two Elders, of the Parish where such Executors, &c.

All Letters of Attorney, other than fuch as are made and attefted as aforefaid, are null and void.

No more than 1s. shall be taken by any Ecclesistical Court, &c. for the Probate of any Will or Letter of Administration, granted to the Widows, Children, Parents, Brothers, or Sisters, of Inserior Officers, Seamen, or Mariners, dying in the Service, and for attending the same, unless the Goods and Chattles are of the Value of 20l. nor more than 2s. unless of the Value of 40l. nor more than 3s. unless of the Value of 60l. nor more than 1s. for issuing Commissions to swear such Widows, &c. being Executors or Administrators to Inserior Officers, &c. unless the Goods and Chattles are of the Value of 20l. nor more than 2s. unless of the Value of 40l. nor more than 3s. unless of the Value of 60l. under Penalty of 50l. to be paid by the Offender to the Party aggrieved, to be recovered with full Costs of Suit in any Court of Record.

Whosever shall personate or assume the Name or Character, or procure any other, to personate or falsely to assume the Name or Character of any Officer, Seaman, or other Person, intitled to Wages, &c. for Service done in the Royal Navy, or the Executor, Administrator, Wise, Relation, or Creditor, of any Officer, &c. in order to receive any Wages, &c. or shall forge or counterfeit, or procure to be forged or counterfeited, any Letter of Attorney, or other Power in order to receive any Wages, &c. or shall willingly or knowingly take a false Oath, or procure a salse Oath to be taken, to obtain the Probate of a Will, or Letters of Administration, in order to receive any Wages, &c. due, or supposed to be due, shall be guilty of Felony, and suffer Death.

to be due, shall be guilty of Felony, and suffer Death.

When the Pay-Books are closed, Tickets shall be made out, on Application to the Navy-Board, to the Seamen who shall not have received their Wages; and such Tickets shall be paid in course once a Month.

British Governors, Ministers, and Consuls, residing at foreign Parts, or any two British Merchants, are required to provide for Seafaring Men and Boys, Subjects of Great-Britain, who shall be in foreign Parts by Shipwreck, Capture, or other unavoidable Accidents, or who shall be discharged as unserviceable from the British Navy, and subsist them at Six-pence per Diem each, and send them home as soon as possible in any British Ships.

The Bills of their Disbursements, with Vouchers, are to be sent to the Navy-Board, who are to cause immediate Payment. And every Master of a Ship is to take so many as to said Governors, &c. shall direct, not exceeding four to every hundred Tons. Such Masters to be allowed Six-pence per Diem, for all such as shall exceed their Compliment, upon producing a Certificate from the Governors, &c. of the Number taken on board, and making Affidavit of the Time they were substituted, and that they did not want of their Compliment, or how many they did want of their Compliment, and for what Time.

No Volunteer shall be liable to be taken out of his Majesty's Service by any Process, except some criminal Matters, unless for a real Debt, and unless the Plaintiff, or some other Person in his Behalf, make Affidavit that to his Knowledge, the Sum due to the Plaintiff with Costs of Suit amounts to 20 l. at least, a Memorandum

a M Pro con the belo this the B

processes Per no many I All are li

The be ago through needs Addit View chaier Confider proper on Inf.

rally properties of the results of t

The one, as refide a Mercha Process of them mercial though Income.

Language and Tra Differen ought liby a Pra justly be his Duty as by thi jects in the second of the s

A Con Tunis, T a Memorandum of which Oath is to be marked on the Back of the Writ or Process, for which no Fee shall be taken; and if any Person shall be arrested contrary to the Intent of this Act, any Judge of such Court may examine into the same on Oath, and discharge such Seaman without Fees, on proof of his belonging to one of the King's Ships, and being arrested contrary to the Intent of this Act, and may award reasonable Costs, for Recovery whereof he shall have the same Remedy as the Plaintiff, if he had Judgment.

But Plaintiff's, upon Notice first given in Writing to such Seaman, or left at

But Plaintiffs, upon Notice first given in Writing to such Seaman, or left at his last Place of Abode, may file a common Appearance, so as to entitle them to proceed to Judgment and Outlawry, and to have an Execution thereupon,

except against the Bodies of such Seamen.

Persons employed to receive Seamen's Wages, Prize Money, &c. shall take no more than Six-pence in the Pound; and if they shall take any more, to forfeit 50 l. with full Costs of Suit to the Prosecutor: And if such Person belong to any Office in the Navy, he shall lose his Place, and be incapable of holding any Place of Profit in any such Office.

All Persons in Offices belonging to the Navy, taking Fees contrary to this Act,

are liable to the same Penalty.

ıe

n,

in

ar

ess

der

any

oyal any feit,

wer

alse

or

fed

tion

es;

any

oys, ure,

om

ivyis to very

1 28

ver-

ime

now

any

ow-

eaft.

The preceding Articles, though extra of my Proposals, I was persuaded would be agreeable to most of my Readers, and as my Endeavours have been levelled through the whole Work to obtain this Satisfaction, I hope my inferting them needs no other Apology than my Assurances, that the only Motive to this small Addition, must be attributed to my Desire to please, and not to any lucrative View of unnecessarily swelling my Book, to encrease my Emolument at the Purchaser's Expence; this Truth I hope will gain the Credit it deserves, and in Considence thereof I proceed to say something about Consuls (which I think may properly be introduced here) and then shall finish maritime Affairs, with a Detail on Insurances.

Of Confuls.

UR Confuls were originally chosen by the Prince from among the British Merchants residing at the Place of their Appointments, and were generally proposed by these latter to the Ministry, as competent Judges of the sittest Persons to preside over mercantile Affairs, and their Recommendation has com-

monly been attended to and regarded.

The Office is not a very modern Institution, and has been found so necessary a one, as to be adopted by every European Nation, who mutually send Consuls to reside at almost every considerable Port of Trade; and though at first they were Merchants, and this, and their consular Office not deemed inconsistent, yet in Process of Time, there was found an Inconvenience in the joint Discharge of them, and at Liston, Cadiz, and other Places of great Trade, the commercial Function has for many Years past been swallowed up by the consular; though he constitues to trade as other Merchants do, in Places of less Note and Income.

A Conful, to be properly qualified for his Poft, ought to be Mafter of the Language where he refides and to have a thorough Knowledge of the Genius and Trade of the Natives, well as a Capacity to judge of and decide the Differences arifing among those of his own Nation referred to him; and he ought likewise to support the Dignity of his Office, and not suffer it to be fullied by a Practice of any Meanness, or a derogating from such a Behaviour, as may justly be expected from one who has the Honour to serve his Majesty; it is also his Duty to secure the Esteem of the governing People where he lives, if possible, as by this Means he may often influence and obtain Favours for his Fellow-Subjects in their commercial Concerns.

A Conful's Income varies according to the Place of his Residence; as those of Tunis, Tripoli, and Algiers have Salaries from the Crown; those in Turkey, a

certain Duty on the Goods loaded and unloaded; and all . hers in Europe a Stipend from the Ships only.

Their Patent given by the King must be approved of by the State they are sent to, before they are allowed to exercise their Function; and that my Reader may see the Rules prescribed, and the Powers given them thereby, I herewith add a Copy of it, in the Language it is is fixed, and have likewise attempted a Translation for fuch as may not so well understand the Latin.

GEORGIUS R.

GEORGIUS Secundus, Dei Gratia Magna Britannia, Francia, & Hibernia, Rex Fidei Defensor, &c. Omnibus & singulis ad quos Præsentes Literæ pervenerint Salutem. Quum expedire compertum fit ut in Oppido Alicante in Regno Hispanie, probus aliquis constituatur Vir, qui Subditorum Nos-trorum Rebus Mercatura Causa ibi Loci Commorantium vel Appellantium in communi, prospiciat & Consulis Officio fungatur; Sciatis igitur quod nos Fide. Affectu, Prudentia, & in Rebus gerendis præsertim Mercatoriis Experientia dilicti Nobis & fidelis Subditi nostri Samuelis Tucker, Generofi, omnino confidentes, eundem nominavimus & constituimus, & per Præsentes, nominamus & constituimus Consulem Nostrum in dicto Oppido Alicante, una cum Membria & Pertinentiis quibuscunque: Dantes eidem & concedentes Potestatem pariter ac Mandatum quoscunque Subditos Nostros prædictum Oppidum ejusque Ditiones & Territoria incolentes & frequentantes, vel in illis Locis, Portubus & Oris Mercaturam facientes & facturos, ac Negocia tractantes aut tractaturos, juvandi & protegendi, iifque fecundum validos Pacis & Fæderum inter Coronas Magna Britannia & Hijpaniarum earumque Regna conclusos, & ad Commerciorum Celebritatem facientes, Tractatus & Articulos, Confilium Auxiliumque pre-ftandi dictos Subditos Nostros eorumque Merces, Bona, & Res quascunque, cum Opus fuerit, coram Judicibus & Magistratibus, quibusvis; defendendi, Differentias, Controversias, Litesque, quæ inter eos moventur vel accidere possunt, cognoscendi, decernendi & componendi, cos in omnibus Juribus, Articulisque mutui Commercii Libertatem & Frequentiam Spectantibus tuendi & conservandi, ac unum vel plures Deputatos, sive Proconsules, prout illi visum fuerit, substituendi, qui in prædictis Locis vel corum quolibet ejus Vices supplere possint, cæteraque omnia faciendi & præstandi quæ ad Subditorum Nostrorum Commodum, mutuæ inter utraque Regna Populosque Amicitiæ Incrementum, Mercaturæque utrinque exercendæ Frequentiam & Securitatem conducere poterunt, tandemque etiam omnibus & fingulis Juribus, Honoribus, Immunitatibus, Libertatibus & Emolumentis quibus alius quispiam in prædicto Oppido Consul de Jure fruebatur vel frui poterat, utendi fruendique. Seriò autem rogamus serenissimum ac potentisfimum Regem Catholicum Fratrem nostrum & amice petimus ab omnibus aliis quorum ullo modo interesse poterit (id quod Subditis Nostris per præsentes firmiter injungimus) ut dictum Samuelem Tucker, Consulem nostrum in Oppido Pradicto agnoscant & habeant acceptum. In quorum omnium Fidem has Literas Manu Sigilloque nostris Regiis munitas expedire fecunus. Dabantur in Palatio nostro Divi Jacabi Undecimo Die Mensis Decembris, Anno Domini Millesimo Septingentesimo Vicesimo Octavo, Regnique Nostri Secundo.

Ex Mandato Serenissimi Domini Regis,

Holles Newcastle.

In English.

GEORGE R.

GEORGE the Second, by the Grace of God of Great-Britain, France, and Ireland, King, Defender of the Faith, &c. To all and fingular to whom these Present shall come Greeting. Whereas it hath been found expedient that some Person of known Probity be appointed to act as Consul in the Town of Alicant, in the Kingdom of Spain, and to take Care of the Commerce of our

Sub We efpe Gen and Men Com Tow or tra them Trade and th their Judge Differ them, Libert (as he and ev inote t two K farther Liberti or coul Catholi concern Present Conful Letters our Pala Lord O of our F

Beside Salle, an Carthage (or the Naples, 6 many of Districts.

A Con. confequer that which as a Serva and Suppo Dependan The G

the States done to Treaties, f Minister, Conful (wh them, tha grant, or Privileges,

Subjects, who refide or commonly go there to Trade; Know ye therefore, that We, entirely confiding in the Probity, Affection, Prudence, and Experience, especially in mercantile Affairs, of our trusty and faithful Subject, Samuel Tucker, Gentleman, have nominated and appointed, and by these Presents do nominate and appoint bim our Conful in the faid Town of Alicant, together with all its Members and Appurtenances; giving and granting unto him full Power and Commission to aid and protect all our Subjects that inhabit or frequent the said Town, its Territories and Jurisdiction, or who do, or shall carry on a Trade, or transact Business in those Parts, Harbour and Coasts; advising and affishing them, agreeable to the Articles and Treaties of Peace and Alliance relating to Trade, and firmly concluded between the Crowns of Great-Britain and Spain, and their respective Dominions, and to defend our Subjects in case of need, in their Trade, Goods, and whatfoever else shall appertain unto them, before all Judges and Magistrates; and to take Cognizance of, determine and compose all Differences, Controversies, and Litigations, which do, or may happen between them, and to defend and preserve them in every Thing relating to their Right, Liberty, and Freedom of mutual Trade and Commerce; and farther to substitute (as he shall think fit) one or more Deputies or Vice-Consuls, to act for him in all and every of the aforefaid Places, and to do all and every Thing which may promote the Good of our Subjects, the Increase of mutual Friendship between the two Kingdoms and People, and the Freedom and Security of Commerce; and farther, that he use and enjoy all, and every the Rights, Honours, Immunities, Liberties, and Emoluments, which any other Consul in the aforesaid Town did, or could, of Right enjoy. And we earnestly intreat the most serene and potent Catholick King our Brother, and we defire all others who it may in any wife concern, in a friendly Manner, (what we strictly enjoin all our Subjects, by these Presents) that they acknowledge and admit the said Samuel Tucker, as our Consul in the aforesaid Town. In Witness whereof, we have caused these our Letters to be made Patent, and figned and fealed with our own Hand. Given in our Palace at St. James's the Eleventh Day of December, in the Year of our Lord One Thousand Seven Hundred and Twenty-eight, and in the Second Year of our Reign.

1-

in

ie,

tiâ

ıfi-

80

oris

ac

nes er-

i &

gnos

um ræcum

tias,

ndi,

om-

num qui

nnia inter

nque tiam mo-

rvel

ntif-

aliis

rmi-

Præ-

tens

latin

amo

aftle.

hom

dient

four jects, By his Majesty's Command,

Holles Newcastle.

Besides the Consuls aforementioned in Barbary, there are others at Tetuan, Salle, and St. Maura, on that Coast; in SPAIN, at Madrid, Cadiz, Malaga, Carthagena, Alicant, Barcelona, Sevil, and St. Lucar, Port St. Mary's, Corunna, or the Groyne) St. Andero, and St. Sebastian; in ITALY, at Legborn, Venice, Naples, Genoa, Messina, and at Zant; and in PORTUGAL, at Liston and Oporto, many of which nominate Vice-Confuls at different Places, in their respective Districts.

A Conful is no publick Minister, as he has no Affairs of State to manage, and consequently has no Pretence to a Protection from the Law of Nations, but from that which the subsisting Treaties of Peace and Commerce give him; however, as a Servant of the State that employs him, he may expect that Countenance and Support, as a good Mafter would (for his own Sake) afford his Domestic or

Dependant, and this has been demonstrated on many Occasions.

The Governor of Cadiz, having once affronted and confined the Dutch Consul, Wicquafore's the States General complained thereof to the Court of Madrid, as of a Violence Ameniation. done to the Law of Nations, instead of urging the Non-Execution of those P. 40. Treaties, from which alone they ought to have expected Safety for their pretended Minister, and not elsewhere. Some Years fince, they attempted to make their Conful (who refided at Genea) pass for a Public Minister; but the Senate wrote them, that it did not acknowledge him as fuch, and that all which it could grant, or they expect for him, was the peaceable Fruition of those Rights and Privileges, which Custom had bestowed on this Kind of Employment: The

Generality of Confuls are only Merchants, who, notwithstanding their Office of Judge in the Controversies that may arise among those of their own Nation, carry on at the same Time a Traffick, and are liable to the Laws of the Place where they reside, as well in Civil as in Criminal Matters, which is altogether inconsistent with the Quality of a Public Minister; though where it is otherwise, and a Consul does not Trade, I think a proportionable Regard and Respect ought to be paid, as due to his Character.

In the Year 1634, the Republick of Venice had almost broke with Pope Urban VIII. on Account of the Violence offered by the Governor of Ancona, to the Consul of that sage Senate, who in State and Maritime Affairs, stand one in the foren, off Rank of Preceptors.

The Conful's Name was Michael Oberti, a Native of Bergamo, whose Family had discharged that Office for many Years; but the Governor suspecting his having given some Advices, that occasioned the Republick's Gallies to take some fmall Vessels belonging to Ragusa, for having smuggled the Duties that are paid in the Gulf, fo profecuted the Conful, that he was forced on a Voyage to Venice, to acquaint the senate therewith. He was no sooner departed, than the Gover-nor put a Garrison in his House, and carried off his Furniture and Papers, even those which related to the Functions of his Employment; the Senate complained hereof, and demanded Reparation with to much Warmth, that the French Ambassador apprehending they might proceed to an open Rupture with the Pope, endeavoured to adjust the Difference to the Satisfaction of the Parties offended; but before the Accommodation could be perfected, the Governor caused the Consul to be summoned, and for Contumacy condemned him to Banishment, under the Pretext, that during the Contagion which reigned, he had unladed Goods contrary to the Prohibition. There was more of Pallion than Justice in this Sentence, as Oberts could prove that he had done nothing without the Magistrate's Approbation; so that this injustious and unjust Proceeding gave more Offence to the Senate than the first, and a Repetition of the French Ana baffador's good Offices was necessary, to dispose the Minds of the jarring Paries. to an Accommodation, which he at last accomplished, upon Condition, that the Governor should real the Outlawry, and suffer Oberti's Re-establishment; and that the Senate, who should afterwards recall Oberti, should substitute in his Place whom foever it pleased. Michael dying before all this could be executed, the Senate pr his Brother in his Room; but this last was no sooner arrived at Ancone, the the Governor caused him to be imprisoned, and would not release him the head given Security for his leaving the Town, and not returning.

The French Ministers, who had laboured in the Reconciliation, and engaged their Words for Performance of the Conditions, which (as above expressed) allowed the Venetians to nominate any other root conditional that they should think fix, were very much chagrined at this Proceeding; and the Senate, to shew its Resentment, refused Audience to the Nuncio, and look dits Ambassador to ask one of the Pope, till they had received ample Satisfaction, which the Governor was forced to give.

All Captains of Ships, who arrive where Confuls are established, should (on landing) pay them their Respects, and acquaint them with every Particular worth their Notice, that may have happened in the Voyage; these are Devoirs which every other Nation render to their Confuls, and certainly are not less due to

Most trading Nations have Consuls established in Places where Commerce is considerable, and more especially the French and Dutch; the former on a different Footing from ours; and the others, as they are in no Place permitted to traffick, and have an Office, for which, in English we want a Name, it is there all Occurrences relative to their Trade, or otherwise of any Importance, are registered, of which an Account must be sent quarterly to the Lieutenant of the feducative, and yearly to the Secretary of State; this Office is, in their Language, called a Chancery, and the Register Mons. Le Chancellier.

Pren

vànta

Cæfa

tom

it to

ginal

practi with

fame

Build

now i

ing B

ones f

Stract. And

ties a Legissing Po

grant relatin And the Ro

in who

fore m

there I

mission

Confeq concern were n

Comm

and Re

having

being Busines disconti After

(except

but all 1720, Corpora tomry,

Assuran

demptio

tion to a

1000%

But Powers

no year he had been the Of Insurances.

rry

on+ and be

ban

the

the mily his

ome

paid nice, over-

even

com-

with with arties ernor m to

d, he

than

thout

Ana-

'a ries

at the

d abot

te pi in the te had

gaged refl**e**d)

nk fix,

w its

to alk vernor

id (on worth which e to a

rce is

l ffer-

ed to

there

e, are of the

uage,

Of

wbow:

Insurance or Assurance, is a Contract or Agreement, by which one or more Particulars (called Insurers, Assurers, or Underwriters) take on them the Risque of the Value of the Things insured, in Consideration of a Premium paid by the Assurers, and by this Means commodiously divide the Hazard of every Adventure, to the great Benefit of Trade, and the Ease and Advantage of every one concerned therein. Mr. Molloy in his Jure Maritimo, and Mr. Malynes in his Lex Mercatoria, say, that Suetonius in his Life of Claudius Caesar*, conceives that Emperor to have been the first who brought in this Cus-Lib. 25. tom of Insurance, though Mons. Savary, in his Dictionaire de Commerce, imputes c. 18. it to the Jews, in the Year 1182; but whoever was the first Contriver, or original Inventer of this useful Branch of Business, it has for many Ages been practifed in this Kingdom, and supposed to have been introduced here, jointly with its Twin Brother, Exchanges, by some Italians from Lombardy, who at the same Time came to settle at Answerp, and among us; and this being prior to the Building the Royal-Exchange, they used to meet in the Place where Lombard-street now is, at a House they had (called the Pawn-House or Lombard) for transacting Business; and as they were then the sole lough inserted, that these latter ones should have at much Force and Effect, as those formerly made in Lombard-Street.

And as Insurances in Time grew more general in England, and some Difficulties arose touching the Recovery of Losses, upon Actions on Assumptions the Legislature by an Act of Parliament, erected an Office for making and register-43 Eliz. e. 12. ing Policies of Insurance, and impowered her Majesty, and her Successors, to grant Commissions to Persons therein mentioned for determining Differences relating thereto, from whose Sentence an Appeal lay to Chancery.

And in Pursuance thereof, an Office was crected and kept on the West Side of the Royal-Exchange; but this Act did not exclude others from making Insurances, in whose Policies was inserted, that they should be of as much Force as those bereto-fore made in Lombard-Street, at the Royal-Exchange, or any where else: And there being some Defect in the aforesaid Act, touching the Power of the Commissioners, its Continuance was not of long Duration.

But by a new Act of Parliament, that above-mentioned was revived, and large 13 and 14 Powers were given to the Commissioners for carrying it into Execution; and in Car. II. c. 25, Consequence of this last Act, several Insurances were made, and all Disputes concerning them were determined by the Commissioners; but as private Persons were not excluded thereby, from carrying on this Business as before, and the Commissioners taking no Cognizance of any Policies not made in their Officand Recovery of Losses thereon being made easy at Common Law, besides, the having been some Partiality practised by the Commissioners, and an Appeal being allowed from their Determinations to the Court of Chancery, the Business of this Court soon diminished, and the granting Commissions was dissontinued.

After this no publick Law has been made in England concerning Infurences, (except one to prohibit infuring on Marriages, Births, Christenings and Service) 9 dns. c. 6. but all was transacted by private Office-Keepers, till one was passed in the Year 1720, by which his Majesty is enabled to grant two Charters, for erecting two 6 Geo. I. c. 18. Corporations for insuring Ships and Merchandize, and lending Money on Bottomry, which are now called the Royal-Exchange Assurance, and the London Assurance, which Corporations are to have perpetual Succession, subject to Redemption, or Power of Revocation, as is here under mentioned; the Corporation to have Liberty to chuse their Governors, Directors, Officers, and Servants, as should be prescribed in the Charters; Governors and Directors to continue for three Years, to have a Seal, and be capable to purchase Land, not exceeding 1000 l. per Ann. and may sue, and be sued, in their Corporate Capacity.

Each

Ditto.

Ditto.

19 Gee 11.

P. 567.

p. 568.

OF INSURANCES.

Each Corporation to pay into the Exchequer 300,000 /. towards discharging the

Debts of the Civil Government.

Each to raise such Sums as his Majesty should direct, not exceeding 1,500,000/. for paying the 600,000. and to enable them to pay Losses, and lend Money on Bottomry and Government Securities, which Money is to be raised at General Courts, by taking Subscriptions, or by Calls, or otherwise, as the General Courts shall think fit or expedient, and Stock liable to Calls, may be fold for that Purpoie; and Proprietors refusing Calls to pay 8 per Cent. Interest; may take up Money to advance on Parliamentary Securities; Stock transferrable and devisable; a personal Estate not to be taxed; Governors, Directors, &c. may be Members of Parliament, but not to be Bankrupts on Account of such Stock; to have Power to make By-Laws, as by Charters; no other Corporation or Partnership to insure Ships, or lend Money on Bottomry, on Penalty of forseiting the Money assured, and the Policy to be void; and in Case of Bottomry, the Security to be void, and the Contract to be usurious. None to be Governors, &c. or to have Stock in both Corporations. The Parliament at any Time within thirty-one Years, from the Date of the Charters, upon three Years Notice in the London Gazette, fixt up on the Royal Exchange, and Payment of 300,000 /. to each Corporation, may then, and not till then, void the faid Corporations. If after thirty-one Years the King shall adjudge the Continuance of the faid Corporations to be hurtful, or inconvenient to the Publick, he may by Letters Patent void the same, without any Inquisition or Scire Facias, in which Cases the like Power shall never be grantable again.

South-Sea, and East-India Companies, may advance Money on Bottomry to

their Captains, &c.

7 Get. I. c.17. The faid two Corporations, having each paid into the Exchequer 111,250 l. in Part of the 300,000 l. and having covenanted to pay 38750 l. farther Part thereof in three Months, the Residue of the Sums amounting together to 300,000 l. shall be released.

Some Acts have since passed to regulate certain Proceedings at Law, where the Corporations were Parties, giving them Power to plead General. And these are all the Acts relating to Insurances in England, till the following one made for the better Regulation thereof, and to prohibit them on French Effects, viz.

The Preambic observes, that the making Assurance. Interest or no Interest, or without further Proof of Interest than the Policy, hath been productive of many perficious Practices, whereby great Numbers of Ships, with their Cargoes, have either been fraudulently lost and destroyed, or taken by the Enemy in Time of War; and such Assurances have encouraged the Exportation of Wool, and the carrying on many other prohibited and clandestine Trades, which by Means of such Assurances have been concealed, and the Parties concerned secured from Loss, as well to the Dimination of the Publick Revenue, as to the great Detriment of fair Traders; and by introducing a mischievous Kind of Gaming, or Wagering, under the Pretence of Assuring the Risque on Shipping and fair Trade, the Institution and laudable Design of making Assurances hath been perverted; and that which was intended for the Encouragement of Trade and Navigation, has, in many Instances become hurtful and destructive of the same. For Remedy whereof, It is enabled, That after the 1st Day of Aug. 1746, no Assurance shall be made by any Person or Persons, Bodies Corporate, or Politick, on Vessels belonging to his Majesty, or his Subjects, or on any Goods, Merchandizes, or Effects on board the same, Interest or no Interest, or without further Proof of Interest than the Policy, or by Way of Gaming or Wagering, or without Benefit of Salvage to the Assurance shall be null and void to

all Intents and Purposes.

Assurance on private Ships of War, fitted out by his Majesty's Subjects solely to cruize against his Enemies, may be made by, or for the Owners, Interest or no Interest, free of Average, and without Benefit of Salvage to the Assurer.

Merchandizes or Effects from any Parts in Europe or America, in the Pofferfion of the Crowns of Spain or Portugal, may be affured in such Way and Manner, as if this Act had not been made.

Reaffurance

Polic A denti East In Folios shall Write hath Voya Ai Cove

Ban

if the Difch shall every

fhall lany P
made
Infi
or lene
was or

expire Thi at pre Agree Spanis and ar only ti private Briftol, transac Policie Exprei gencie fequen on this the fut tried, my Fri

Assi of the I of Ship jointly; Time if at the d

on the shall al made in

Tenour admit o feveral Reaffurance shall not be made, unless the Affurer shall be insolvent, become a Bankrupt, or die, in either of which Cases, such Affurer, or Executors, &c. may reaffure to the Sum before affured, provided it shall be expressed in the Policy, to be a Reaffurance.

After the faid 1st of Angust, all Money to be lent on Bottomry, of at Respon-See this Ardentia, upon Ships belonging to his Majesty's Subjects, bound to or from the ticle at large East-Indies, shall be lent only on the Ship, &c.

In all Actions, &c. brought after the faid ift of August, by Affured, upon any p. 69.

Folicy of Assurance, the Plaintiss, or Attorney, &c. within fifteen Days after he shall be required so to do in Writing by the Desendant, &c. shall declare in Writing the Sums he hath assured, &c. in the Whole, and what Sums he hath borrowed at Respondentia, or Bottomry, for the Voyage, or any Part of the Voyage in question.

ay nd ay

it-

T8,

ne

ars

of

)r-

of

to

eof

the

are

eft.

of es, me

und

ans
om
rior
de,
d;
on,
dy
ice
els
or
of
fit

After the faid 1st of August, any Person, &c. sued in an Action of Debt, of p. 570 Covenant, &c., on Policy of Assurance, may bring the Money into Court, and if the Plaintiff shall refuse to receive the same, with Costs to be taxed, in full Discharge of such Action, and shall afterwards proceed to Trial, and the Jury shall not assess him Damages exceeding the Sum so brought, the Plaintiff on every such Action shall pay to the Desendant Costs to be taxed.

This Act shall not extend to, or be in Force against Persons residing in any Parts in Europe, out of his Majesty's Dominions, for whose Account Assurance shall be made before the 20th of September, 1746, nor against Persons residing in any Parts of Turkey, Africa, or America, for whom Assurances shall be made before the 20th of March, 1747.

Insurance on Ships or Goods appertaining to the Crown and Subjects of France, 21 Geo 11. or lending them Money on Bottomry, is prohibited by this Act, though as it p 75.76,77 was only temporary, and its Duration limited to that of the late War, it is now expired, and become void.

This Branch of Business at first was confined to Maritime Affairs folely, tho at present it is extended to the Insuring not only Shipping and Merchandizes, but also Houses, Furniture, Lives, Liberties, &c. according to the different Agreements for that Purpose. These Contracts are called Policies, from the Spanish Word Polica, and that originally from the Latin Policitatio or Promise, and are now made either at the publick or private Offices, of the former we have only the two beforementioned in England established by Charter, though of the private ones we have many in this City (and of late Years in some others, as Brissol, Exeter, Liverpool, Hull, Newcastle, and Glasgow) where great Business is transacted, and I believe on as fair a Footing as in any Part of the World; tho Policies having been filled up, in such Various Terms, and such unexampled Expressions inserted, according to the different Conceptions, Fancies, or Exigencies of the Infured, it has naturally occasioned many Disputes, and confequently brought on lately the most famous Trials that ever employed our Courts on this Subject, of which I shall endeavour to give my Reader a full Detail, in the subsequent Part of this Chapter, by quoting him many of the several Cases tried, as I have done the Acts, being enabled so to do, by the kind Assistance of my Friends, who have generously furnished me with the most material Decisions, on the different Contests, which this Branch of Business has given birth to, and I shall also take Occasion to mention the Method and Obligation of Insurances, made in France and Holland, in order to give full Satisfaction on this Head, and render my Book as compleat as possible.

Assurances, as I have before observed, are of various Kinds, both in regard of the Marine and Terrene Property; of the first, some being on Ships, or Parts of Ships only; others on Merchandize singly; and others on Ships and Goods jointly; and these are again branched out to run either by the Month (or for a Time stipulated) or to one single Port, or out and home, with Libe ty to touch at the different Places mentioned in the Policy, or for a Trading Voyage.

Those made on Houses, Lives, or Liberties, must be paid according to the Tenour of the Agreement, in the full Sum insured, as these Sort of Policies admit of no Average, and for the first (often with their Furniture) against Fire, several Offices are crecked in London, with a Limitation to this Branch only.

Ditto.

f. 14.

f. 15.

151.

Scamen a Fon-

after Trin.

after Yrin. Term, 1742, and Verdict by a Special Jury for De-fendant.

OF INSURANCES.

Assurances may likewise be made on Goods sent by Land, or by Hoys, &cc. on

Rivers, and this is often done, more especially on Jewels, &cc.

They may likewise be made on Ships and Goods, left or not left, which is commonly done when a Ship hath been long miffing, and these Words being inferted in the Policy, obliges the Underwriters to pay, although the Ship was loft at the Time of making such Insurance, except the Assured saw the Ship wrecked, or had then certain Knowledge of her being so, in which Case the Subscription shall not oblige, as this is accounted a meer Fraud.

So likewise if the Affured shall, on a rotten Vessel, get insured more than she is worth, with the villainous Design to destroy her, and shall afterwards give Directions to have his roguish Intentions put in Execution, this fraudulent Act will not oblige the Insurers, but expose the Perpetrators of it to swing for their

Cited in Sir Policy of Affurance to warrant a Ship for twelve Months, the Ship did not perish within the Time of twelve Months, accounted according to the Solar Months of January, February, &cc. but within twelve Lunar Months, of twenty-eight Days to the Month, and it was resolved that the Policy was not forfeited. Woollafton Diney's Cale, Milley, p.

If a Ship be infured from the Port of London to Cadix, and before the breaks Fround is burnt, Infurers not liable; but if the Words are at or from the Port

of London, they are liable in fuch Cafe.

An Insurance made in a foreign Country, may be sued in England by the Com-

mon Law, if the Affurers come here.

Ditto p. 295. An Insurance from London to void for Uncertainty, tho' private Instructions for the Port, yet the Blank in the Policy will not bind the Insurer, Policies being now generally made free of Average, and without Benefit of Salvage, many Disputes on these Heads are avoided.

An Insurance made on prohibited Goods not binding, unless they were pro-Ditto p. 296. hibited after the Infurance made, as on Wool, Leather, &c. for such Insurances would tend to destroy Trade, which is directly to thwart the true Intention of all

Jefferies & Legendra, Careb. 216. 3 Lev. 320. 1 Show 323. Where the Words of the Policy are, the Ship warranted to depart with Convoy, it shall be intended she shall keep with Convoy during the Voyage, if possible; and if the depart wilfully from the Convoy, it is a Fraud; but if having departed with Convoy, and by Stress of Weather she loses the Convoy and is taken, Insurers

If there be Thieves on Shipboard among themselves, the Master of the Ship is Lex Mercater. to answer for that, and not the Insurer, though the Words of the Policy insures against Losses by Thieves, yet they are to be intended affailing Thieves.

Suppression veri aut allegatio fassi, is sufficient to discharge the Policy; it is a general Rule, that the Insured shall inform the Insurer of all material Circumnereau, before L. C. J. Lee, at Guildball, stances which have come to his Knowledge or Information, at the Time of making the Policy, in order that the Contract may be fairly adjusted; which being a Contract upon Chance, cannot be done if one Party knows more than

the other; Equality in Contracts, by the Law Merchant, is effential.

One having received a Letter that his Ship failed from Carolina, in Company with another Ship, and that the other Ship lost fight of this Ship in the Night, that the Captain informed the Person who wrote the Letter, that he was leaky in fuch a Latitude, and that after they loft Sight of the Ship, there had been a hard Gale for twenty-four Hours; after this Letter received by the Merchant's Agent, he made Insurance without producing this Letter; the Ship was afterwards taken near the Land's End by a Spanish Privateer, and carried back into St. Sebaftian's; this, tho' the Ship was not lost by the Leak or the Storm, was adjudged fufficient to avoid the Policy, because if the Insurer had known what the Insured did, at the Time of making the Infurance, he would not have done it, or at least

A Letter being received, that a Ship failed from Jamaica for London, the 24th noreau, at the of November; after which, Insurance was made, and the Agent told the Insurer, that the Ship sailed the latter End of December; this held likewise a Fraud, and Verdict for the Defendant.

une Sitting.

Infurance

Th

to de

and i

War Holt,

Time Plain

De penin wards

A

Ship, within W

Infure

Seizus If a

was no

may n

to the ment i Goo

to pro

he put

the 60 The

Arriva

Enemy

thence

becaule

In ca

Dam borne b

One

50%

And Interest, made fo

delivere

intereste

the Tin

in the F the Bor adjudge

Cap. 37 Upon

Persons to have

Answer,

the Plain

the Ship

Onele

If G

Infu Declar On

ing was hip

give

Act

heir

fon

olar

ed.

eaks Port

om-

vate

iter,

Sal-

pro-

nces f all

ble ;

irted

irers

ip is fures

is a

ume of

hich than

ght, sy in

hard

ent,

ards baflged ured

least

24th irer,

and

ance

Insurance was made on the William Galley, from Bremen to London; warranted to depart with Convoy, she set sail from Bremen, under Convoy of a Dutch Man of War to the Elb, where they were joined with two other Dutch Men of War, a Sai. 445. and several Dutch and English Merchant Ships, whence they sailed to the Texel; Boad a Ganafter a Stay of nine Weeks, they set sail with an English Squadron of Men of saile, the War, and the Galley was separated in a Storm, and taken by a French Privateer, sailed by Nish Privateer, and afterwards re-taken by a Dutch Privateer, and paid 80. Salvage; ruled by Nish Privates Holt, that the Voyage ought to be according to Usage, and that their going to Galleball. the Elb, though in Fact out of the Way, was no Deviation, for before that Time there was no Convoy for Ships directly from Bremen to London, and the Plaintiff had a Verdict.

Deviation discharges a Policy from that Time only; therefore Damage hap- 2 Sal. 444.

pening before a Deviation, may be recovered, notwithstanding there be after-Lord Ray.

wards a Deviation.

A Ship in her Voyage was feized by the Government, and turned into a Fire-Ship, the Question was, whether the Insurers were liable; Holt thought it was \$ 8al. 444. within the Word Detention, but the Cause was referred.

Where the Policy is against Restraint of Princes, that extends not where the suppose the Insured shall navigate against the Law of Countries, or where there shall be a seizure for not paying of Custom, or the like.

Seizure for not paying of Custom, or the like.

Seizure for not paying of Custom, or the like.

If a Man pays Money on a Policy of Infurance, supposing a Loss where there Stiesur 411.

was none, this shall be Money received to the Use of the Insurer, for which he Stiesur 156.

Ber Hell at Not Private the Contain of a Ship may be changed with out Not.

Per Holt at Niss Prius, the Captain of a Ship may be changed, without Notice 315. to the Insurers. 2, for the Considence in the Captain might be an Encourage- 2 Pers. 716. Inent to the Insurers.

Goods infured by Agreement, valued at 600% and the Infured not to be obliged to prove any Interest, yet the Insured was ordered to discover, what Goods 2 Prov. 716. he put on board, that the Value of his Goods saved may be deducted out of Farr. the 600%.

The Policy run, till the Ship should have ended, and be discharged of her Voyage. Shin. 243; Arrival at the Port is not a Discharge till she is unladen.

If Goods be insured as the Goods of an Ally, when they are the Goods of an Ditto, 327. Enemy, it is a Fraud, and the Insurance not good.

Insurance from London to the East-Indies, warranted to depart with Convoy, 2 Sal. 443.

Declaration sets forth, that the Ship went from London to the Downs, and from Case.

thence with Convoy, which the Court held to be sufficient, contra Holt.

In case of Deviation, the Insurers are not bound to return the Premium, because they have begun to run a Risque.

Damages happening to perishable Goods from their own Nature, not to be borne by the Assurer.

One having no Interest in a Ship, lent 300 l. on a Bottomry Bond, and insured a Firm. 269. 450 l. on the Ship, the Bond was recovered, but the Policy decreed to be Galdard a delivered up.

And formerly, if one had no Interest, though the Policy run, Interest or no Cases in L. Interest, the Insurance was void; and the Reason was, because Insurances were and E. 77, 80. made for the Benefit of Trade, and not that Persons unconcerned therein, or interested in the Ship, should profit by it; and in this Case if the Ship survived the Time limited in the Bottomry Bond, and was lost within the Time limited in the Policy if Insurance good, the Desendant might be intitled to Money on the Bond, and Policy clos but since this, Insurances have been constantly adjudged good, on Interest or no Interest, till the aforementioned Act of 19 Geo. II.

Cap. 37. prohibited it.

Upon the Credit of one Marwood's subscribing a Policy on a Life, several Persons enquiring of Marwood subscribed, who was in Combination, and agreed Prec. in Chanto have Part of the Money when the Life dropt, this being confessed in the Willingham a Answer, the Policy was decreed to be delivered up, and the Premium returned Theraboreugh. the Plaintiff, deducting thereout the Costs.

One lends 250% on a Bottomry Bond, and afterwards infures on the fame Ship, 2 Vers. 717.

the Ship is loft, he shall have both the Benefit of the Insurance and the Bond too.

Harman a
Vanhatts,

On

and E 77.

Afficuedes a

Cambridge.

If a Ship be
taken by a

of the king, by whose Sub-ject it was taken, it is no lawful Prise, and the Pro-

perty is not altered.

De Cofta &, Stander &, Peer Will.

in March,

OF INSURANCES.

Mod Cafes in On a special Verdict, it was found, that the Ship was lost per Fraudem & Negligentiam Magiffri, and Fraud was held to be Barratry, though mere Negli-Kught & Cambridge. Cairs in L. gence might not.

Insurance, Interest or no Interest, the Ship was taken by the Enemy, and kept for nine Days; but before it was carried Infra Prendia, viz. a Place of Safety, it was retaken by an English Man of War. And whether such Taking was such a Loss as would entitle the Assurer to recover, was the Question, and the Court feemed to be of Opinion for the Defendant. Privateer, and

First, because they would be never more favourable to an Insurer non bona side, First, because they would be never more bona fide, for they held that an Insurer Infra Prendia or a Wagerer, than to one that Insures bona fide, for they held that an Insurer having Interest, could not recover, the Property not being altered by the Taking. But no Judgment given.

A Merchant having a doubtful Account of his Ship, infures without acquainting the Infurers what Danger she was in; this held to be fraudulent, and the Court relieved against the Policy.

Where it was found by a special Verdict, that the Insurer had no Interest in

the Ship, and the Court was of Opinion that made no Difference. A, made a Policy, and declared under his Hand, on the Back, that the In-5 P. decreed furance was made for and on Account of B, and afterwards A, brought an Action on the Policy, and though the Declaration of B's Interest appeared at the Trial, Lee, C. J. was of Opinion, that A, notwithstanding, might maintain the Action

Lee, C. J. was of Op.

Afterdoon, and Verdiet, p. Quer.

Cambridge.

Gater a.

A Ship was taken I A Ship was taken by a Spanish Privateer off Viana, so near the neutral Shore as Guildball, 28 neutral Port; infifted for the Defendant, that as the was not carried Infra Prento make a Dispute whether a Prize or not, and the Ship was carried into the June, 1744 dia Hossis, the Property was not changed, and therefore no Proof of a total Loss,

above before and Verdict for Plaintiff.

Let C. J.

The Proof of an Intent
Cartera. Reyal

Description is a Studies. The Proof of an Intention to make a Deviation will not avoid the Policy before

Excb. Afer. a Deviation is actually made. June, 1744 The Snow, Tryal, William Jefferys, Master, was taken up by the Government P. Les C. Historia Hill of Carolina as a Flag of Truce, to go to the Havanna, with Pretence to bring The Snow, Tryal, William Jefferys, Master, was taken up by the Government & al. a Asian from thence some Palatines, lately taken and carried in there, on board an English Ship, the Lydia, Captain Abercrombie, and by this Occasion several Carolina Merchants loaded Goods aboard her, to a very confiderable Value, and directed their Friend, Mr. James Crockatt of London, to get 10,000 l. insured on Sitting after Hillary Term them, and at the same Time to inform the Underwriters every Circumstance of the Voyage, that the Cargo confifted of eighty or ninety Negroes, and the rest Manufactures of Great-Britain, and Germany, all which was to be regularly cleared out for Providence, where the Vessel was to have Liberty to call, in her Way down, for a Pilot; the Affured also mentioned the Probability, that one Master of the Spanish Language, might be cloathed with the Character of Captain of the Flag, by the aforesaid Government, and Jefferys only appear as Pilot, though this latter was to fign all Bills of Loading; and the same Insurance was ordered from the Havanna to Carolina, as was made to the Havanna. Mr. Crockatt got the 10,000 l. infured at four private Offices, at and from South Carolina, to the Havanna, and at, and from thence back to South Carolina, with Liberty to touch at Providence, outward and homeward bound, upon any Kind of Goods, laden or to be lader, aboard the Ship called the Tryal (a Flag of Truce Ship) William Jefferyi, Mafter, beginning the Adventure from, and immediately following the Loading thereof aboard the faid Ship at South Carolina, and so to continue until the faid Ship, with the Goods whatsoever, shall be arrived at the Havanna, and so shall farther continue till arrived back at South Carolina, and the fame there fafely landed, and it shall be lawful for the said Ship in this Voyage to stop and stay at any Ports or Places whatsoever, more especially at Providence.

At the Foot of some of the Policies are these Words, viz. Warranted a Flag of Truce for the Voyage; and in the others (after describing the Voyage) the Ship being a Flag of Truce for the Voyage.

The Tryal failed from South Carolina to the Island of Providence (after the Captain had received his Credentials from the Governor, as Commander of a

Flag o then f the H Place, and Sa Gover been r Govern

Mr. of the themic produc the Sea Invoice Captur and the to Care On

that th was fo the Go covery of the fet afid The

> and an on the Sailors loft; t after h the Co ten or proved quarte ward, withou Afte

Water leaked a Pilot is a Pl and d Charg nified, The and th

fame (they w Proof *(hore endear was as

was fo

150%. Plaint fuspeć upon **fuppoi**

Flag of Truce Ship) where the arrived, and disposed of Part of her Cargo, and then failed directly towards the Havanna; and being arrived near the Entrance of the Harbour, was seized by a Spanish Ship of War, and carried into the said Place, where her Loading was condemned and sold, and the Ship, Officers, and Sailors, detained near five Months; at the Expiration of which Time, the Governot of the Havanna permitted them to return, with some English that had been made Prisoners, but without the Palatines they went to reclaim, and the Governor gave the Captain a Protection to screen him in his Return from being molested by Men of War or Privateers.

Negli-

id kept Safety,

as fuch

Court

na fide,

Infurer aking.

juaint-

nd the

rest in

he In-

Action Trial,

Action

hore as

to the

Pren-

l Lofs,

before

nment

bring ard an

feveral e, and

red on

nce of he rest gularly

in her

at one

f Cap-

ear as

urance

South

, with Kind

Truce

diately

fo to at the

z, and

n this

illy at

a Flag

e Ship

er the

er of a

Flag

Mr. Crockatt, on receiving Advice of the abovementioned Lofs, demanded it of the Infurers, who thinking they had Reason to deny the Payment, suffered themselves to be sued for it; and Mr. Crockatt to support his Demand, offered to produce the Invoice, Bill of Lading, credential Letters, and an Affidavit under the Seal of the Province of Carolina, attesting that the Goods contained in the Invoice, were shipped, and Witnesses, who were ready to prove Viva Vece, the Capture and Sale of the Goods at the Havanna, the Detention of the Mariners and that the Ship returned as a Flag of Truce, with forty-nine English Prisoners*

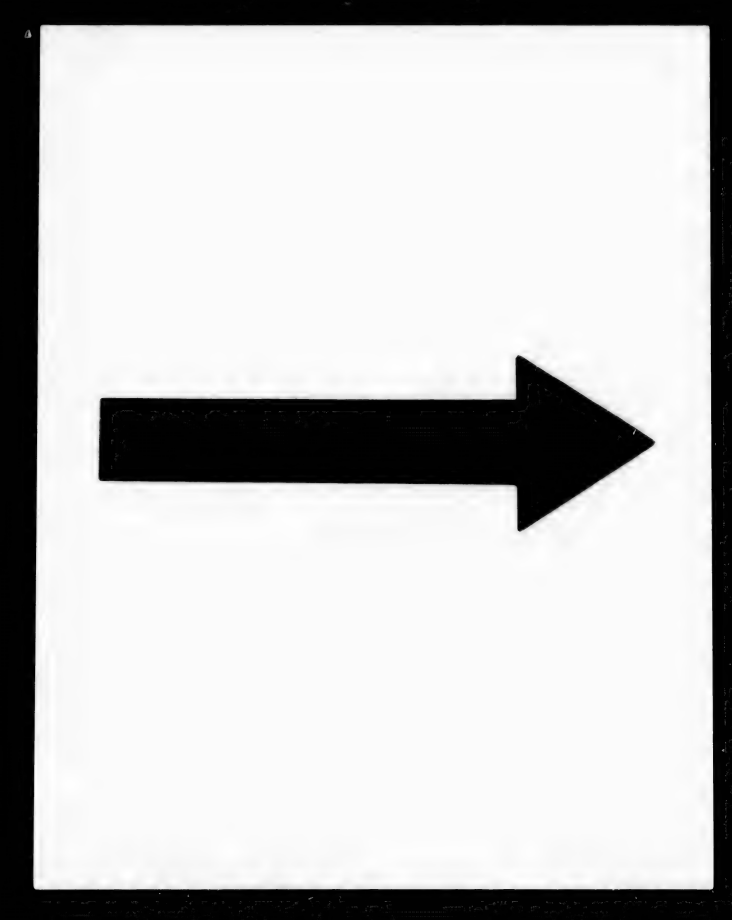
On the other Hand, the Underwriters, to invalidate the Insurance, pretended that this was an illicit Trade, that the Ship was not a Flag of Truce, or if she was so, that the Assured, by warranting her to be so, did in Effect engage that the Goods should be exempt from Seizure; that to entitle the Plaintiffs to a Recovery, it was incumbent on them to shew the Condemnation, and the Reasons of the Confiscations at the Havanna, and many other Arguments were used to set aside the Policy, but the Jury sound a Verdict for the Plaintiffs.

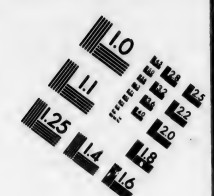
The Mary, Captain Wilson, was hired at London to carry Goods to Dublin, Hasting allow and an Insurance was made on Ship and Freight, but in her Passage she ran ashore is, tried at the on the Sands called Artelow Grounds, and was there deserted by the Captain and Michalians Sailors, who went ashore to save their Lives, supposing the Ship irretrievably Term, 1747. lost; but some Fishermen hearing of the Wreck the Night before, went out after her, and early in the Morning spied a Sail off Meyenbead, near Artelow in the County of Wickhow, and about thirty Miles from Dublin, lying association in about ten or eleven Fathom of Water, and about a Mile and a half from Shore, which proved to be the aforesaid Ship Mary, and on coming up with her in the last quarter Ebb, they sound the Ship lying too, with her Gib Sail hauled to windward, and her Mizzen sail set, and on boarding her, sound her entirely deserted, without one Person therein.

After the Fishermen had got in, they sounded the Pumps, and sound so little Water in her, that two Hands cleared her in an Hour's Time, after which she leaked but very little; and some sew Hours after, the Fishermen meeting with a Pilot, agreed with him for half a Guinea, to carry her into Polebegg (which is a Place where Ships bound for Dublin, that draw much Water, are unloaded and discharged) where she was delivered to Captain Wilson, who took her in Charge, and was afterwards moored, and all her Cargo delivered fase and undamnified, and the Freight accordingly paid for the same.

The Ship was, after her Discharge, removed from Polebegg to the Bank Side, and there laid on the Ground to search if she had received any Damage, and it was found that nine or ten Feet of her Sheathing was rubbed off, and about the same Quantity of her salse Keel broke, and the Ship strained very much, so that they were forced to carry her back to Polebegg, and there moor again.

The Plaintiff demanded the whole Insurance, which was 700% on a supposed Proof of the Ship's being rendered unsit for any future Service, by her being run ashore as aforementioned, and the Desendant tries to invalidate his Claim, by first endeavouring to prove, that she could not be of near the Value insured, as she was an old New-England built Ship, and sold a little before, to be broke up, for 150%, but the Purchaser resold her to another, who sold the Moiety thereof to the Plaintiss, as he asserts, for 400% the Truth of which Sale the Desendant suspects, as well upon Account of the Lowness of the first Purchase, as an Erasure, upon which the Concern was wrote, and he likewise offers some Reasons to suppose that the Ship was wilfully run assorted and not undesignedly, as the





MAGE EVALUATION TEST TARGET (MT-3)



Photographic Sciences Corporation

23 WEST MAIN STREET WEBSTER, N.Y. 14580 (716) 872-4503

STATE OF THE PROPERTY OF THE P



270

Captain afferts; and to support these Allegations, he refers to the Minner in which she was found, with little or no Damage as aforesaid, more than what was occasioned by her lying aground, that the Captain had a very bad Character, and it was suspected he made large Insurances, which induced him wilfully to lose the Ship, more especially as the Mate had declared, that if the Captain would have left him two Boys, he would not have quitted the Ship, and several other things to the said Purpose; but these not appearing so plain to the Jury, they sound a Verdict for the Plaintiff.

The Westerwyk's Arms, Captain Richard Horner, a Swedish Ship and Commander, was chartered at Hamburgh, by Mr. Jacob Bosanquet a Merchan there, to fail for London, and there to take in such Goods, as he or his Correspondents should put aboard her, and carry them to such Parts of Italy as he should be

A large Quantity of Goods were loaded aboard her, to the Value of 30 of 400001. and among the Shippers, the Plaintiff was one, who took this Opportunity of sending his Friends, Weollens to the Import of 13671. 12.5. 7 d. configued to one Mr. Anthony Domiani, a Merchant at Leghorn, for the Use of feveral Persons in Italy, by whose Orders they were shipped, though with the Gircumstance, that the Property was not to be vested in them, neither were they to pay for them, till the Goods were arrived and delivered according to the Bill of Loading, and confequently remained the Plaintiff's Property, till the aforementioned Particulars were complied with, which induced him to get 1000/. insured on them, and it was mentioned in the Policy, that the Goods were warranted to be inferted in the Bills of Loading, for neutral Account. This was a Custom during the War, in order to forces Goods from the Enemies Scizure, and the Captains of neutral Ships would not fign Bills of Loading without this Infertion, which was Mr. Boebin's Motive for filling up his accordingly, and the same occurred with the other Gentlemen on Shipping their Goods, as the said Warranty and Declaration were inserted in all the Policies and Bills of Loading.

This Ship in her Voyage was taken by a Spanish Privateer, and carried into Gente, a Spanish Port on the Coast of Barbary, where the Goods were condemned as lawful Prize, at appears by a Copy, and Translation of the Sentence of Condemnation, though the Ship was fet at Liberty, and the Captain, after fruitlefly folliciting the Release of his Carge at Ceuto, went to Cadiz to reclaim it, where notwithfunding he was joined in Sollicitations by the Swedish Conful, and both afferted the Honour of the Feng, and the neutral Property of the Merchandize, he would pressed a special advantage of the Sentence, which stood conthey could prevail nothing towards altering of the Sentence, which stood confirmed, though whilst this was transacting, Mr. Beebm demanded his Insurance of the Underwriters, who being convinced of the Justness thereof, came to the Agreement of paying him 501. per Cent. and accordingly endorsed the Policy in the following Manner, viz.

WE whose Names are hereunto subscribed, do agree to pay unto the Affured, W 50% per Gent. on our several Subscriptions on this Policy, in a Month from the Date hereof, but in Case the Goods are restored in Safety, and are discharged according to the Tenour of the Policy, the faid so l. per Cent. are to be repaid to us by the Affured, we engaging to make good any Average or Damagea that may ensue by the Detention of the said Goods.

. . Signed by all the Underwriters.

And afterwards there was likewise indorsed the following Words, viz. Whereas the within mentioned Ship, the Westerwyk's-Arms, Captain Horner, from Landon to Legborn, was taken by the Spaniards in July, 1746, and forcibly carried into Genes, where she has been detained with her Cargo ever fince, and notwithstanding all the Application and Endeavours that have been made use of hy the Assured and his Agents for their Release, they have hitherto proved fruitless, and without Success; therefore We, the Underwriters on this Policy, do agree to pay Mr. Thomas Boehm, the Affured, the remaining 48 per Cent. in one Month from the Date hereof, which the faid Mr. Thomas Boehm obliges himself to refund and pay back again, in Cafe his faid Goods should be hereafter released, and arrive

muc ever feve

to I

and

the war der

betv

her

and

cont

1

fell i after

lity

the (88 11

an C

then Caft Wai

and

Men

othe

Defe

the '

In

dant

safe at Legborn; according to the Tenour of this Policy, we engaging ourselves to make good any Average or Damage that may enfue in this Adventure, and the Affured promifes, and obliges himself to continue his utmost Endeavours that his said Goods may be restored, and discharged.

The present Desendant only signed the first of these Agreements, but never paid

er in what

der. ptain

veral

Jury, lom-

here,

dents ld be

30 of

ppor-

:con-Je of

h, the

b Bill

afore-1060

war-

was a

izure, ur this nd the

he faid

ding.

d into emned

f Conuitlefly

where,

indize

conurance

to the

licy in

ffured,

Month re difto be

magea

witers.

London d into

Stand-

flured with-

o pay d and

arrive

fafe

e-they

the Money pursuant thereto, though all the rest of the Underwriters signed both,

and have paid their Money long ago. At audiest is any part rivider trail.

The Plaintiff proved, that the Defendant was acquainted when he underwrote the Policy, with the Reasons for inserting the Words, that the Goods should be warranted to be inserted in the Bills of Loading for Neutral Account; He also proved his Interest, and that the Goods were his, till delivered; that all the Underwriters on this Ship have paid their Losses, to the aforementioned Value of between 30, and 40,000 l. and that even the Defendant himself had paid one on her: He also proved by a Person, viva voce, who had seen the Ship at Cadiz, and heard the Captain and Swedish Conful discourse about their Solicitations for freeing the Goods, which joined to the before-mentioned Copy of her Condemnation, he thought sufficient Proofs of the Loss, but the Desendant being of a contrary Opinion, and not fatisfied therewith, stood a Trial, when the Jury found a Verdict for the Plaintiff. 18 (Coms . "

The Dartmouth Galley being fitted out as a Privateer, failed (in Company with Jalabert and the Portune) in October, 1744, on a Cruize, and the Plaintiffs being concerned than Cellier, therein, got Insurance made on their Part for one Calendar Month, of which jun, Trinity fell in with two French Mea of War, with whom the Dartmouth engaged, and at Guilthall. the Defendant underwrote 2001. and the faid Ships, after being out two Days, Ten after a gallant Defence, was taken by them, though not till the Captain and two more were killed, and several wounded, when the Lieutanant seeing the Inequality of the Combat, ordered the Colours to be firuck, and furrendered, on which the Conquerors ordered the Dartmouth's People to hoift out their Barge, and go as many as could on board the Men of War, but the Dartmouth's Men finding an Opportunity failed away, and got off; their Enemies pursuing and overtaking them, they were obliged finally to submit, and the Men of War sent a Lieutenant, with a fufficient Power to take Poffession of the Dartmouth, in whose Custody she continued only about an Hour and a Half, or two Hours; for the Lieutenant and his Company perceiving the was leaky, by one of the Men of

and foon after her Arrival there, was refitted by the Owners, and failed on an-After this the faid Ship was kept infured from Month to Month, and the Defendant underwrote several subsequent Policies on her, being always told by the Office-Keeper, that he was of the first Policy, and neither he nor the Plaintiffs ever pretended to demand any thing of him on Account thereof.

War running foul of her, and starting a Plank during the Engagement, called to his Commanders to fond a Boat for them, as they feared finking, which they

immediately complied with, and the Lieutenant of the Dartmouth, and about

and in a great Measure stopped her Leaks, and taking Advantage of the French Mens Fears and the Night, in two Days after got safe again into Dartmouth;

inety of her Men were carried into France, and the Boatswain being left on board with about twenty more, (including nine wounded ones) fearched for,

In about fix Months after the Expiration of the aforesaid Policy, the Defendant paid the Plaintiffs a Loss on her, having continued to insure her Monthly, from the Policy in Question, and the Plaintiffs when they received it, never so much as infinuated, or pretended they had any Right to the first Insurance; how-ever, the Plaintiffs have now claimed it, as the Taking of the Ship, and carrying her Men away, entirely overfet the Cruize, and the could not be refitted and fail on another, before the Expiration of the Month for which she was insured, and confequently this proved an entire Lofs to the Affured, but in Support of the contrary, it is alledged by the Defendant, and confirmed by the Opinion of feveral very confiderable Merchants, that this could not be counted a total Lofs, more especially as it is not on a Cruize, the Words of the Policy being, to be fured lost or not lost, to any Ports or Places, for one Calendar Month, but no Mention at all made of any Cruize; on which Account the Defendant supposes,

there could be no Interruption to a Thing never guarded against; and besides, the Ship was so far from being a total Lois to the Owners on the first Risque,

that the afterwards met with great Success by taking a very rich Prize.

And if this Doctrine offered by the Plaintiffs, had taken Place, with respect to Insurances made for Time, every Collier might bring this as a Plea, as they are always insured on those Terms, though it was never apprehended, that every little Accident which happened within the Time, and obliged them to resit, was deemed a total Loss.

The Plaintiffe were manfaited, because unprepared to show the Impessibility of her being sitted out again before the Expiration of the Insurance.

The Plaintiff caused Insurance to be made for himself or others, less or not less, on the good Ship L'Houreux, Capt. Beatrix, from Bayonne to Martinice, the Adventure beginning at and from Bayonne to Martinico and Cape François in St. Domingo, with Liberty to touch and stay at any Ports or Places whatsoever, without Prejudice to the Insurance, and without other Proof of Interest in Case of Loss, than the present Policy, and the French and American Livres to be valued Eleven-Pence each, without further Account to be given; and for this the Affured paid thirty Guineas per Cent. to have twelve Guineas per Cent. returned,

in Case the Ship should depart with Convoy from Bayonne or L'Ille D'Aix.

The said Ship sailed two Days after in Prosecution of the aforesaid Voyage, and was taken, brought to London, and condemned; on which the Affured demanded of the Defendant his Subscription, which he refused to pay, for dif-

ferent Reasons, as will be hereafter mentioned.

Several Merchants in France, particularly at Bourdeaux and Bayonne, after the Commencement of the late France War, fitted out a great Number of Ships, under a Pretence and Appearance of fending them to the French Settlements in America, &c. and got them infured to their full Value at Marfeilles, and other Places in that Country; and as the Laws of France prohibit every Person from making larger Insurance than what their Interest is, they, without discovering what they had done in their own Country, requested several Gentlemen here to get Insurance made for them, often to three or four Times more than their real Interest was; and the said Shipe being generally taken of lost, the Underwriters, without suspecting any Fraud, paid their Subscription, by which Means, the French concerned in these Practices, got more than they would have done by any fair Adventures.

These Sorts of Transactions became at last so notorious in France, that Monf. the Count de Maurepas, Director of the Marine in that Country, about May, 1747, took Notice of it, and fent a Letter to a Merchant at Nantes defiring him to enquire of his Correspondent in England, into the Valuations of the several Ships and Cargoes, mentioned in the Letter, (and amongst them of the Heureux, Capt. Beatrix beforementioned) with the Amount of the Insurances made thereon, declaring in the said Letter, that there were great Frauls committed by Persons of Bayonne and Bourdanus, in fitting out Ships and making large Insurances thereon, and then putting those Ships in the Way of being taken by the English. This Gentleman sent a Copy of the above-mentioned Letter to Mr. Henry Loubier, a Merchant of this City, who generously communicated the same to several of the principal Underwriters; and they, in Confequence of this Advice, chose a few Gentlemen from among themselves as a Committee, to enquire into these Frauds; and they found that several Gentlemen in England had procured Infurances to be made on French Ships from Bourdeaux to Bayonne to the West-Indies, either upon the Terms of Interest or no Interest, or without further Pr of Interest than the Policy, to the Amount of 100,000 l. of which near the Half was disputable Losses, by there being great Reason to believe, that these In-furances were fraudulent, and among others the Ship in Question; upon which a Bill in Chancery was filed, and an Injunction obtained; but on the Plaintiff's Swearing he knew of no Fraud, the Injunction was dissolved.

The Committee fent an Answer to Mr. Maurepas's Letter, authenticated by a Notary Publick, whereby it appeared, that the Ship and Cargo in dispute were fold in England for 7881. 111. 3d. viz. the Cargo for 3881. 111. 3d. and the Ship for 4001. and there was infured on her in England, 27901. and at Marfeilles

Pla her tuin any Mo ₿c. fhor four Voy wha muc Inte ing did hear Mo if af Wro tion Eng of h Men the (leavi and

inį

the

the

pro

to I

wh

Engl all to Capa Wei (bein Ufe Own

Cioc in th was retal

and when it was found upon inquiry, that 12000 Livres had been infured, which (reckon-

Ing a Livre at 11 d.) amounts to 550l.

The preceding Circumstances were offered to the Court, in order to discharge the Defendant from paying the Insurance, but it not being in his Power to prove them, though he supposed them Matters of Fact, and it appearing plainly that the Plaintiff had not in the least been guilty of any Fraud, and the Policy being expressly valued, and that in Case of Loss, the Affured should not be obliged to prove his Interest by any other Means whatsoever, save by the present Policy (as is mentioned at the Beginning of this Case) and had paid an adequate Premium to the Risque, which to the Underwriters was rather less than would have been on an Interest to be proved; as in this latter Case they are liable to Averages, which on Policies like this in Question, of Interest or no Interest, they are solely answerable for a total Loss; and the Jury found a Verdict for the Plaintiff.

very

f bes

t loft, the n St.

withue of

alued

s the

yage, flured r dif-

er the Ships,

nts in

other from

vering ere to

ir real riters,

, the

Monf.

g him

everal ureux, ereon, erions

rances
nglifb.
nubier,
ral of
noic a

these d In-West-Proof Half

e Inwhich atiff's

by a

d the

The fame was tried on three other Ships under the fame Circumstances (on which large Sums had been insured) and had the same Determinations.

The Plaintiff being concerned in the Salamander Privateer, made Insurance on Pand a King. her, as well in his own Name, as for and in the Name and Names of all and every other Person or Persons, to whom the same did, might, or should appertain, in Part or in all, lost or not lost, at and from the Downs (or elsewhere) to any Ports or Places whatfoever, for and during the Space of three Calendar Months, to commence from the 21st of December, 1744, upon the Body, Tackle, &c. of the said Ship; and to continue until the said Ship, with her Tackle, &c. should be arrived at, as abovementioned, and there had moored at Anchor twentyfour Hours in good Safety; and it should be lawful for the said Ship in that Voyage, to proceed and fail to, and touch, and stay at, any Ports or Places whatsoever, without Prejudice to that Insurance; the said Ship, &c. for so much as concerned the Affured, was and should be valued at, Interest or no Interest free of Average, and without Benefit of Salvage to the Affurers, touching the Adventure, &c. which they, the Affurers, were contented to bear, and did take upon them in that Voyage, &c. and in Case the said Ship thould not be heard of in twelve Months after the Expiration of the abovementioned three Months, the Affurers agreed to pay the Loss, and the Affured to repay the same, if afterwards the said Ship shall be heard of in Safety: The Defendant underwrote two different hundred Pounds at separate Times, on the aforesaid Policy, and the Ship proceeded on her Voyage on the 24th of December as abovementioned, and was taken by the French on the 2d of Feb. following, after an Engagement of more than an Hour with a much superior Force, and after several of her Men were killed and wounded; and being thus conquered, 117 of her Men (including the Captain and all the Officers) most of her Small Arms, and the Commission, were removed into the Enemy's Ship, and carried into France, leaving only seventeen English on board the S. lamander (of which five soon after died of their Wounds) and two French Officers, with twenty-four of their Men; and the faid Ship was in Possession of these their Adversaries, from four of the Clock in the Asternoon, of the said 2d Day of February, until sive of the Clock in the Afternoon of the 5th Day of the same Month, during all which Time she was absolutely in the Power of the Enemy, and was at the last mentioned Period, retaken by the Hunter Privateer, Capt. Richard Veale, who put thirty of his Men and two Officers on board her, and kept her cruizing with him for eight Days, when the faid Capt. Veale engaged, and took a French Ship, with which, together with his own Ship and the Salamander, he endeavoured to gain some Port in England or Ireland, but the Wind and Weather not permitting, he carried them all to Lifton (a Neutral Port) where ite lay a confiderable Time; during which, Capr. Veale took out of the Salamander two Carriage Guns, and thirty hundred Weight of Bread for his Ship's Use; and the Captain of the Dursley Privateer (being in Partnership with the Hunter) also took out two Carriage Guns for the Use of his Ship; of all which Capt. Veale made a Manifest, and sent to his Owners, that they might be accountable for them where they ought.

Captain Veale levied and instituted a Cause or Suit in the Vice Admiralty Court at Gibraltar, against the said Ship, the Salamander, &c. and on the 29th of

April, 1745, obtained a Decree from the Judge thereof, that the said Ship, &c. should be restored to her rightful Owners, they paying, in lieu of salvage, one third Part of the full, true, and real Value thereof, free and clear from all Charges and Deductions whatfoever; but as her Capture had intirely overfet her Voyage before the Expiration of the three Months, for which the was infured, the Plaintiff demanded the Infurance of the Defendant, which being denied, he fued him for the same; and on the Trial at Guildball, the Jury brought in their Verdict foecial, which occasioned its being argued before the Judges of the King's Bench in Hilary Term, 1746, and the Dispute in question seemed to turn on this Point, vie. whether a Policy made free of Average can affect the Insurer but by a total Loss. This was strongly urged in favour of the Defendant, whose Council supposed that the Recapture prevented the total Loss, which would have happened had the Enemy carried her into France; and that he was freed by the Policy from Payment of the Average ordered to be paid in lieu of Salvage, fo that consequently the Plaintiff's Demand on him, was ill founded and unjust, but the Arguments on the contrary Side being strong and conclusive, I shall transcribe the greatest Part of them; and the Questions now upon the special Verdict are two (one to be considered upon the first, the other on the second Count in the Declaration.)

oti

onl

Au

se u " fi

I

B

" H

ce Fe

5. dec

Eu " feff

6.

der

cft

Ma 7. boi

" a F ** me abr inu/

whi and

" Fiel Hes

> in I Hoft

De

diverts not bee

1st, Whether the Property of the Prize was divested by the Taking; and, 2d, Whether, as it is found that the Voyage was totally broke, and the Purpose thereof defeated by the Capture, and no Restitution made to the Owners, there is not a Breach of the Policy, sufficient to give the Plaintiff a Right of Action, notwithstanding the Recapture, and tho the Property be not changed,

and the Insurance be made free of Average.

1st, It is found that the Ship was taken by Enemies as a Prize, and that a hundred and seventeen Men (including the Captain and Officers) with the greatest Part of the Small Arms, Commission, &c. were carried into France, and only seventeen Men were left on board, all of which, except three, were wounded, and five of them died foon after, fo that they were not able to navigate the Ship: But two French Officers and twenty-four Men were put aboard, and the faid Ship so conquered, remained in the Possession of the Enemy, from the 2d to the 5th of February, and during all that Time, was absolutely in their Power; and that thereby the Voyage insured was totally prevented.

These Facts, according to the Laws of France, Spain, Holland, Sweden, and other European Nations, are sufficient to divest the Property of the Prize; but according to the Opinion of some Writers, who draw their Notions from the Rule of the Civil Law, the Property of a Ship taken at Sea, is not divested 'till the Prize is brought Infra Fines, or Infra Prasidie Capientium.

If the Question therefore is to be determined by the present Law of Nations, it is with the Plaintiff, for thereby the Property of a Prize is changed.

By a firm Possession of twenty-four Hours.

But if by the Opinion of certain Doctors of the Civil Law, it is against the

Plaintiff.

The Prize not being brought Infra Fines Hostium.

It feems to be agreed by all the contending Writers upon this Question, that the legal Principle, which vests the Property of a Prize, is

Such a Taking as enables the Captor to retain and defend the Possession; but Vide Vanbyntheir Dispute is concerning what Circumstance is declarative of such Ability, and upon this Head it is that a Variety of Difficulties have arose.

Van Bynkersbock, speaking to this, says,
"Quando autem ita adepti, videamur Possessionem ut a sinere, vel non re-

" tinere possimus, Causarum Varietas definire non permittit."
They all likewise agree, that when the Spes probabilis recuperandi is lost, or the Parties may be faid Depossuisse Animum recuperandi the Property becomes the

But they cannot settle what shall be Evidence thereof, though they confess it would be beneficial to the Publick, and reasonable in itself, to put an End to an Infinity of Litigation, by reducing the Question to a Certainty; yet, notwith-

flanding so necessary an End is fully agreed upon, the Means leading to it are not: The Doctors adhering zealously to the Rules of the Civil Law, contend, that the Criterion for determining the Question, shall be a bringing the Prize Infra Prendia; the Law of Nations regarding the general Interest and Convenience of the Subjects, and to give all possible Encouragement in the Time of War, for the retaking of Prizes from the Enemy, hath ordained that a Possession of twenty-four Hours shall be sufficient.

And now it is for the Judgment of the Court, to which Side they will pay the Deference; that is, whether to the Opinion of fuch Doctors, as Alber. Gent. Petrinus Bellus, and Van Bynkersbock, or to the Law and constant Practice used in

Bc. no

all

er he

eir

the

urn

rer တင်

240

the

uft s

hall

cial

ond

Pur-

ers,

t of

ged, at a

atest

only

ided,

the.

d the

2d to

wer s

and

rize:

tions

ca, is

æfidia

ons, it

It the

, that

; but

y, and

on re-

or the

s the

feß it

to an

withinding

If they adhere to the Doctors, the Question is not finally settled amongst them, for some contend, that there must be a bringing, Intra Fines Capientium, others only Infra Classem, and some into a neutral Port, &c. and some go so far as to say, that after a bringing Intra Prassidiu, there must be a Sailing to a new Destination.

But by the Law of Nations, of modern or later Institution, the Certainty fought for is definitive, viz. a Possession of twenty-four Hours; and the Authorities to prove the Law of Nations on this Question, are,

1. "Recentiori Jure Gentium inter Europeu Populos introductum videmus " ut talia Capta censeantur, ubi per Horas viginti quatuor in Potestate Hostium " fuerint. Gro. L. 3. Cap. 6. S. 4.

2. " L'Coutume vient des antienne Loix D'Allemagne & elle à & etablie "Limitation de l'Espace de 24 Heures qu'elles limitorent non sans Raison.

Barb. Notes on Grotius. L. 3. C. 6.

3. "La même Chose se Pratique en Angleterre, & dans le Royaume de

Caftille. Idem.

" Sed hodie Naves ab Hoste captæ communi inter Christianos, & Europeos " Populos, sive Jure, sive Consuetudine post Liminio---non recipiuntur si Hostis eas non eodem Die navali Pugna iterum amiseret, sed per viginti quatuor " Horas in Potestate Victoris fuerint tunc enim vere capta, & proprii Juris facta " censentur: Locenius de Jure Maritimo, &c. L. 2. C. 4. S. 14. Zouch de Jure Feciali, Part 2. S. 8. 21.

" Quicquid Vero clarissimi Interpretes disputent Depræda prius in Presidia deducenda, quam fiat possidentis aliud tamen Consuetudine & Moribus Europeorum hodie observatur ut nimirum Præda Capientium siat, & presertim Naves Hostium de quibus hic Sermo est si a Victore per Diem & Noctem pos-

fessa fuerint. Loc. L. 2. C. 4. S. 8.

6. "Si aucun Navire de nos Sujets est repris sur nos Enemis apres qu'il aura " demeure entre leur Mains pendant 24 Heures, la Prise en sera bonne, & si elle " est fait avant les 14 Heures, il sera restitue au Proprietaire. Orden touchant la " Marine, Tit. Prizes, Act. 8.

7. "Simon Greenewegen, an Author frequently quoted as an Authority by the Did. Mor. best Writers, and who was a celebrated Lawyer in the last Century, and of " a Family that had for a long Course of Years sat at the Helm of the Govern-

" ment, proves, that the Law requiring a Ship to be brought Infra Prafidia is abrogated, and puts it down as fuch in his Treatise De Legibus abrogatis, & inustratis in Hollandia, vicinisque Regionibus, where he distinguishes what shall be said to be Prizes by the Civil Law, and what by the Law of Nations; to "which End, in Lib. 49. Tit. 15. de Caprivis, &cc. he makes feveral Divisions and Subdivisions of the Subject, and has two Subdivisions de Navibus, viz.

" First Captie, qui dicuntur jure Civili; Secondly, Gentium, and under this " Head Gentium, quotes the Passage aforesaid from Groeius, and adds, that now in Holland a Prize may be good, Nulli babito respecta Temporis, quo Navis in Hoftium Potestate fuerit, dum tamen Infra Prasidia perducta non fuit. Sim. Grec.

"De Leg. Abr. P. 353."

As by the Law of other Nations a Possession of twenty-four Hours, undoubtedly diverts the Property of a Prize, one might conclude that (as this Question has not been judicially determined by this Court) it would be reasonable to put the Subjects of England upon the same Footing with those in France, Spain, Holland,

ad Queft.

Sweden, &cc. especially in Mercantile Contracts, which ought to have the same Construction in one trading Country as another, and more especially as this Kind of Insurance, Interest or not, is a Branch of Trade peculiar to us; but if this will not do, the Question upon the second Count is to be considered, which is,

Whether upon this Count, there hath not been a Breach of the Policy or Contract of Insurance, sufficient to give the Plaintiff a Right of Action, upon Interest

lo

no

and

3

that

the !

confi

out i

not l

Fran

form

cil; v

Arrel

dar l

Arrel

in the

happe Up

Natu

Reafo

Court

mous

Decisi

or in

Royal-Adver

thereo

Thing to 3000 the Sh

I het veralway

Bu

So

reco Poli

It is found that the Prize was fitted out to croize against the King's nameles, that all her Men except seventeen, as aforesaid, were taken, and caused into France, and those left, not able to navigate the Ship, and that the Voyage described in the Policy was thereby totally prevented, and that at the Time of the Verdict, the Ship remained at Lisbon, not restored to the Owners.

This feems to be a Breach, taking the Policy either upon the Foot of A CONTRACT or a WAGER.

Considering it as a Contract, the Agreement is, that the Ship shall not be prevented in the Voyage, by any of the Perils or Risques in the Policy, amongst which, are all Surprisals at Sea, Arrests, Restraints, and Detainments of all Kings, Princes, and People whatsoever; and bere has been a Surprisal at Sea, and a Detention, whereby the whole Voyage insured was totally broke, as is found by the Verdict; and this is a much stronger Case than Depaids and Ludlow, where the Court, for very good Reasons, determined unanimously for the Plaintiff, as appears by the Judgment of Lord Chief Justice King, delivered as the Opinion of the whole Court; whereby it also appears, that a total Loss is not necessary in all Cases to give the Plaintiff a Right of Action upon a Policy. Interest or mat.

the whole Court; whereby it also appears, that a total Loss is not necessary in all Cases to give the Plaintiff a Right of Action upon a Policy, Interest or not.

The Defendant's Council insisted in his Argument, that as the Policy was made free of Average, nothing could affect the Insurer but a total Loss, because all other Losses are included within the Import of Average, by the Words of the Contents.

This is a Mistake, and appears to be so from the Words of the Policy, which immediately soliow, viz. and without Benefit of Salvage to the Insurer. If nothing but a Loss of the whole could affect the Insurer, it is not consistent that he should renounce the Benefit of Salvage, for what could he have to do with Salvage, in case he was chargeable, if any Thing was saved?

This therefore is a Construction not warrantable, being absolutely inconsistent with the express Words of the Policy, which are free of Average, and without Benefit of Salvage to the Assurer.

And as such a Construction is inconsistent, another is to be sought, which is not so repugnant, and which may permit the Words before-mentioned to stand with more Propriety, and this may be done by confining the Import of Average to a Limitation; and the Definition of Average in the first Article of the Ordinance of Fontainbleau toucbant la Marine, Titre Avarice, establishes such a Limitation of the Import of this Word, as will give it a consistent Place, as it stands in a Policy of Insurance; it is by the said Ordon defined thus;

"Tout Depense extraordinaire que se fera pour les Navires, et Merchandizes, conjointement ou separement, et tout Dommage que leur Arrivera depuis leur Charge et Depart, jusques a leur Retour et Discharge, seront reputez

"Avaries. Ordon. of 1681, Tit. 7. des Avaries."

And it is certain, the true Import of the Word Average, is such Damages as happen to the Ship or Cargo during the Voyage, as the Loss of Anchors, Maste, Cables, &c. but that which breaks up the Voyage, as in this Case a Capture by Enemies, whereby the whole End, Purpose, and Design of the Cruze, was absolutely defeated by the actual Taking of all the Men, Arms, Provisions, Commission, Officers, &c. cannot from the obvious Nature, Circumstances, and Reason of the Thing, and the Authority of the Case of De Paiba and Ludlow, be esteemed barely as an Average, to which the Insurer is not liable, but must be considered as a total Breach of the Contract of Insurance to which he is liable.

If the Construction contended for by the Desendant, was to prevail, the Insurer would rather be indemnified from, than subjected to the Perils insured against, for if a Taking happens at the Beginning of a Voyage, insured from one Port to another, or for Time only, and the Voyage be thereby broke up, or the Time only, and the Voyage between the selected

elapfed, the Recovery of the Ship will ruin the Infured, and be a general Releafe to the Infurer, who will also be thereby indemnified from all the Risques in the Policy, whereby if no such Capture had happened, the Ship might have been loft, and a Capture and Detention breaking up the Voyage infured, might put the Infurer in a better Condition than if there had been no Capture at all, which cannot be the Meaning of the Parties, being inconsistent with the apparent Design of

Besides, in this Case, the Ship insured is not to this Hour, as appears by the Verdick restored to the Owners, neither was it worth their while to pay Salvage Hartin a and Charges, and raise Men to bring her home; and suppose they had, and she by Lord had been taken again by the Enemy, the Time of Insurance was expired, and chare, that the Insured in th be considered as a total Breach of the Policy, and not as a bare Average.

1st, Here was a Taking and a Detention.

adly, All the Men, Commission, &c. taken and carried into France; and never

adly, Tho Ship retaken, not restored, and possibly never may.

4thly, If restored, her Men, Arms, Provisions, &c. heing raken, could not urfue the Purpose of the Voyage, and therefore the Insured may abandon the

Benefit of Salvage +.

5thly, The Verdick has found the Voyage was thereby totally defeated, and vage is what
the latiture
has promised
has promised.

There are many Cases where the Plaintiff on a Policy, Interest or not, has by the Policy. recovered, though no total Lois of the Ship, but because by the Perils in the Policy, the was rendered unable to perform the Voyage, as in the Case of the Luddow Caftle, and the Case of the Providence, between Carter and Barrell, where the Ship came into St. Ives, bound for London, but being leaky, the Cargo was unloaded, and the Ship fold at St. Ives, though it was proved, she might at a confiderable Expence, have been made fit to perform the Voyage, yet, as without it the Voyage could not be performed, the Plaintiff recovered, though no Lofs at all of the Ship.

So in the prefent Cafe; if the Ship had been retaken in an Hour, she could not have pursued the Voyage, for all the Men, &c. were taken and carried into

France, and therefore she could not navigate herself, neither could she have per-

formed the Voyage infured.

But taking it upon the Footing of i Way r, as put by the Defendant's Council, what is the Wager? It is, that such a Ship, for, and notwithstanding any Arrests, Restraints, Sc. will sail from London to Jamaica, or sail for three Calendar Months upon a Cruize (as the Adventure may be). If therefore by any Arrest, Taking, Detention, &c. the Ship is totally prevented from proceeding in the Voyage, is not the Wager lost? has not a Contingency insured against happened?

Upon this Case, for the Reasons aforesaid, and many others arising upon the

Nature of the Contract of Affurance, and particularly upon the Authority, and Reason in de Paiba & Ludlow, the Plaintiff hoped for the Judgment of the Court in his Favour, which accordingly was given, and the Judges were unani-

mous in their Opinion.

I have enlarged considerably on this Case (more than on any others) as it is that which fettled definitively this Nature of Insurance, which before was almost always contested, when any little Difficulty happened; and though the late Act prohibits the Continuance of a Business it deems hurtful to the Publick, yet this Decision may be a Government for Disputes, in other Parts where it is permitted, or in case the aforesaid Act should ever be repealed.

The Plaintiffs being Merchants, refiding at Gibraltar, and one of them com-Gordon and ing to London, to purchase Goods fit for that Place, bought to near the Value of Marin Equ 000/. and in order to forward them to the aforesaid Place, he took Freight on at the Si the Ship Ranger, Capt. Toylor, which he saw put up (as accustomary) at the site think Royal-Exchange and Portugal Cosse-House, with a Declaration inserted in the said Guidbell. Advertisement, the the Ship was to fail with the first Convoy, and in Consequence thereof, he shipped his Merchandize, and made Insurance thereon, to the

4 B

Conterefl mies,

anse

Kind will

into oyage me of

e prenongst Kings, a Do by the re the as aption of Tary in not. cy was

of the which othing fhould age, in

because

nsistent without which is to stand Average

e Ordi-a Limit stands andizes, a depuis

reputez

nages as Masts; ture by ze, was s, Comces, and Ludlow, must be

iable. Infurer against; Port to ae Time clapfed,

Amount of 2830/. inferting in the Policy the Words (warranted to depart with Garrey) in conformity with the abovementioned Placart of the Captain.

The ship when loaded, failed from Gravefend the 4th of May, 1746, on her Voyage, and arrived in the Downs the 7th, where the continued till the 1sth, in Company with the Otter Sloop of War, some English Merchant Ships, and these Dutch East-India Ships.

Capt. Taylor, whilst he lay in the Downs, having received Intelligence that the Conwoy at Spithead was ready to fail, went on board the Octor Sloop, in order to follicit the Commander's taking him under his Protection to Spithead, but this the said Gentleman informed him, was not in his Power to comply with, as he was ordered on a Cruize, over to the Coast of France, whereupon Capt. Toylor went on board the Commodore of the Dutch Eaft-India Ships, who

promifed to take the Ranger under Convoy to Spithead.

On the faid 12th of May, the Otter Sloop, the Duteb, and the Ranger weighed Anchor, as did also fome English Ships for the Benefit of that Convoy, and a few Hours after they were under fail, the Otter Sloop parted from them on her Cruize, and the Ranger proceeded and kept Company with the three Dutch Ships, till between four and five o'Clock the next Afternoon, (being the 19th) when (in her direct Course to Spithead) the was attacked by a French Privateer, called the Refource, within three Miles of the Dutch East-India Men, and eighteen

of Spitbead, where the was to join the Convoy for: Gibraltar, and (after some Refistance) she was taken, and carried into Havre de Grace, and these regularly

The Plaintiff, on the aforefaid Capture, applied to the respective Underwriters, (and among them to the Defendant) requiring Satisfaction for his Loss, but they absolutely refused paying any Thing, insisting that the Ship had not failed according to the Terms of the Policy, viz. at and from London to Gibraltar, courrented to depart with Convoy, but as the departed without Convoy (which the ought not to have done) and was taken in Confequence thereof, the Infurers are not held to fatisfy a Lofs, which they never obliged themselves to be answerable for; that the Ship ought to have staid till a Convoy offered, and not gone to feek one at fuch a Diltance, as evidently exposed her to be taken in getting thither.

On the contrary, the Plaintiff pleaded, that they had complied with the Tenour of the Policy, that the Defendant misconceived the natural Construction of the Words, warranted to depart with Convoy, as they did not imply, that the Ship ought to have departed with Convoy from the Port of London, as the Rendezvous for Ships, bound to Gibraltar and the Streight:, is generally at Spitbead, where they join the Convoy; and although there may possibly be an Instance or two of a Convoy, failing from the Nove and the Downs to Gionaltar, yet this is an uncommon accidental Thing, and was not to have been expected on this Occasion; on the contrary, it was then known, that the Convoy for those Parts was to be at Spisbead, and many Ships went there from Landon to take the Benefit of it, so that the Warrantry could only be understood from Spithead, as it was from the Convoy there, the Captain was to take his failing Orders; besides, as it was unsafe to lie in the Downs without a Man of War, the Plaintiff conceives the Ranger would have run a much greater Rifque, in continuing there after the Otter's Departure, than the did in failing with her and the Dutch Ships, though they were no regular Convoy; and the Plaintiff paid the same Premium for his Infurance, as was given on leveral Ships at the fame Time, with a Warrantry to depart from any Port of the Channel; and it was the Opinion of feveral Merchants, that Ships failing with Convoy, are to make the best of their Way to the Convoy, and not to flay for any intermediate one.

The Jury found a Verdict for the Plaintiff.

Hewitt & Elexuey at Guildhall, the Sitting

The Plaintiff having underwrote the William and Anne, Capt. Strachan, at and from Virginia or Maryland, to London, had a Mind to reinfure himself, and accordingly ordered Mr. Alexander Hofkins, a Broker, to get indone, who having complied with the Commission, certified on the Policy, that the Interest was in the Plaintiff.

The

the Pov

Par

the

Ran to p

Car

moi forty to th betw

afore

unde

Lond

the F

an A the fi

wrote

fo figure

politic

were,

he is:

ing, a

Cape d

Lateraj To

with t the De

mitted

a Righ Asi Ship w

deeme

quite d

Port.

The

free of

Miln,

and to

directe

ıft,

The Insurance was made, Interest or no In' vsh, free of Average, and without Benefit of Salvage, but under the Policy was this Clause; in case of Retain, the Afturers to have Benefit of Salvage, and pay Average, the same as if wrote on Interest.

The Ship failed from Virginia on her Voyage to Landon, and being about two hundred and fifteen Leagues to the Westward of Cape Clear, after a Voyage of three Weeks, the was taken by two French Privateers, and carried into a Place in Newstandiand, called by that Nation Cape de Grate, and commonly occupied by them in the Fishing Season, where she continued in the Enemy's Possession and Power, forty-one Days; during which Time, the Enemy took out of her a great Part of her Cargo, and after so rishing her, and in their Way condemning her, the Captain agreed to ransom her with what remained of her Loading, and the Ransom-Bill being signed, and his Mate left as an Hostage, they permitted him

soon after the Ship's Arrival, the Merchants who were concerned in the Cargo, and had been insured, applied to their Underwriters for Satisfaction, when most of them settled the Average for what was pillaged, at fifty per Cent. one at forty, and the present Plaintist paid his Quota thereon, and afterwards applied to the Desendant, who had reinsured him, to settle his Policy, and it was agreed to the Desendant, who had reinsured him, to settle his Policy, and it was agreed between them, that it should be on the same Footing, as the major Part of the aforesaid Underwriters on Interest had done, which the Broker (in this Insurance) understanding was done at fifty per Cent. he endorsed on the Back of the Policy these Words, Adjusted this Less at fifty Pounds per Cent. to pay in one Month, London, 12 December, 1745, and signed by the Desendant.

Daniel Flexney.

though at the Time the Defendant figned the above-mentioned Note, he told the Plaintiff, that fome of the Underwriters, on the original Policies, had paid an Average only of forty per Cent. and therefore he would pay no more, and at the fame Time with his Pen drew a Line through the Word fifty, and above it wrote forty, which occasioned some Dispute between them, but the Indorsement so signed by the Defendant remained uncancelled.

so signed by the Defendant remained uncancelled.

The Defendant afterwards refused making any Satisfaction, under a Supposition of his having no Obligation thereto, for which his principal Reasons were, viz.

1st, That although he had figned such an Adjustment at forty per Cent. yet he is not bound by it, because the Plaintiff objected to it at the Time of Signing, and Insisted on fifty.

adly, That although the Ship was in the Enemy's Possession, and carried into Cape de Grate, yet as the afterwards proceeded on the same Voyage, and arrived sale in London, therefore there could be no Loss, so as to recover under a Policy Interest or no Interest.

To the first of which Objections, the Plaintiff admits that he did find Fault with the Defendant for striking out the Word fifty, and inserting forty, yet as the Defendant did not then think proper to cancel the said Adjustment, but permitted it to remain on the Back of the Policy, the Plaintiff apprehended he had a Right to recover under the said Adjustment.

As to the Defendant's fecond Objection, the Plaintiff supposes, that as the Ship was carried in by the Enemy to Cape de Grate, and detained till ransomed, that this will amount to a total Divestiture or Alteration of the Property, and be deemed such a Loss as will entitle him to recover, this Case seeming to be of a quite different Nature from a Recapture before the Ship is carried into an Enemy's

Verdict for the Plaintiff.

The Plaintiff having caused himself to be insured 501. Interest or no Interest, Bareley a free of Average, and without Benefit of Salvage, on the Prosperous Esther, Captain Ethniques. Miln, from and immediately following her last Arrival at Maryland or Virginia, Trin, Term, and to continue till her Arrival at London; and not caring to appear in it, he 1747, at directed his Broker, Mr., Hart, to get the Policy made in his Name, which was Guildell. accordingly

h, in three that

her

ibead, imply supon who

and a on her Dutch ; 13th) water, ightech me Re-

Underis Loss,
had not
ibraltar,
hich she
arers are
swerable
gone to
getting

with the Aruction that the he Ren-Spit bead. ftance.or t this is on: this ofe Parts e Benefit s it was fides, as conceives after the though for his rantry.to erchants,

n, at and felf, and o having it was in

Convoy,

The

accordingly done, and as the was deemed a missing Ship, the Premium was after

the Rate of fixty Guineas per Gent.

The Ship failed on her Voyage from Virginia, and in forty Days after was taken by a French Privateer, about a hundred Leagues to the Westward of the Land's End, and was detained by the Enemy fix Days at Sea, and then both Ship and Cargo ransomed for 3500/. but Captain Milli, instead of coming directly to Landon, where he was bound, on pretence of bad Weather, put into lift across in Devonshire, from whence he wrote to his Owner, Mr. Diek of Landon, but the Gild Carallegal's Affaire being then unbappile fituated, and having a relay to in Devenshire, from whence he wrote to his Owner, Mr. Dick of London; but the faid Gentleman's Affairs being then unhappily fituated, and having, prior to his Misfortunes, sifigned the Ship and two Policies of Insurance thereon to Mr. Alexander Black, who apprehending by what Captain Miln wrote, that the Ship and Cargo was much damaged since the Capture, and therefore that the Value might fall short of a sufficiency to pay the Ransom Bill, and incident Charges, he rather chose to come upon the Insurers for his Money, than to have the trouble of taking the Ship and Cargo under his Care, and therefore abandoned the whole to Captain Miln, to enable him to pay the Ransom Bill.

And thereupon Mess. Simonds of London, Merchants, Agents for the Captors, ordered Captain Miln to carry the Ship and Cargo to Brissel, there to be disposed of, instead of bringing her to Landon, which was accordingly done; and after

at 21 80 tu to ret Ti Wi eng

a ji A w is is is by a pe

" Li

" Wa

er the " fai

" Pe

Th of In

the Si Intere

with from

Man

but in

Ships

bear a Exam

was ta

broke

In Under their] to Cuf Adj

Th

an

of, instead of bringing her to London. which was accordingly done; and after paying the Captain and Sailors their Wages, amounting to upwards of 300% the neat Proceeds fell short of the Ransom Bill, owing to the Damage she received

in her Voyage after the Capture.

The Defendant supposes this was a Gaming Policy, though the Plaintiff insists upon its being a Reinsurance, and having applied to the Defendant, after Underwriting, for his Consent to have it declared so, he absolutely resused to

The Plaintiff seemed to lay a good deal of Stress on a supposed Indiscretion in the Captain, by paying more for the Ship and Cargo than they were worth; but had they escaped the Damages subsequent to the Ransom, they would undoubtedly have sold for more than they cost freeing, and never have been abandoned by the

Owners.

The Plaintiff likewise infifts, that the Ship sailed from Virginia, but never arrived at London, according to the Terms of the Policy, and therefore the Infurance was due; but the Defendant, in Reply, pretends, that the Ship's putting into Ilfracomb was a Deviation, and consequently not within the Risque of the Policy; and besides, he thinks this is not be considered as a total Loss, in the Case of Interest or no Interest, as it is a mere Wager, whether the Ship arrives, or not; the Ship did arrive in England, and is now in being, and this was a Ranform at Sea, only for the Benefit of the Concerned, but the Defendant could reap no advantage by it, whether it was prudently done or not; and it might occasionally have been more for his Interest, if the Ship had continued at Sea in the Enemy's Possession, as there was a Chance of her being retaken, before she had been carried Infra Prendia, and if she had, and arrived safe, there would have been no Loss within the Terms of the Policy; as he presumes there is no room to claim a Loss in Cases of a Recapture. Several Merchants, Insurers, and Brokers, being of Opinion that on a Policy Interest or no Interest, a Capture at Soa is never considered as a total Loss, unless the Prize is afterwards carried into the Enemy's Port, and that the Abandoning the Ship and Cargo by the Owners, after her Arrival, will not alter the Cafe.

The Jury found a Verdiet for the Plaintiff.

The Broomfield was infured, at, and from the Leeward Islands to Briftel, Interest Read, Sittings or no Interest, free of Average, Loss, and without Benefit of Salvage, and among after Mitb.

Term. 1750. other Underwriters, the Desendant subscribed; the Ship in her Passage Home after Mich.

Term. 1750. other Underwriters, the Defendant subscribed; the Snip in the Lange Lange at Guidball, was taken by a Spaniard, who took out four of her Men and the Captain, and put nine of his Men aboard, and ordered them to carry her to Bilboa, for which Place her Course was directed; and on her Voyage there, and after having been in Possessin of the Enemy thirty-nine Hours, she was retaken by the Terrible and carried into Waterford, from whence some Privateer belonging to Liverpoole, and carried into Waterford, from whence some Proposals were made to the Owners of the Terrible, in order to her Release, and Permission

Permission to prosecute her intended Voyage to Bristal; but not being agreed to, the was brought to Liverpoole, a tee a Commission of Appraisement had issued out of the Admiralty, the analysis of the Recaptors, as by Act of Parliame 1.

fter

the

Ship

ty to

ior to

o Mr.

gille s

Value

arges, e the doned

aptors, upoled

d after

o/. the

Plaintiff

st, after

fused to

etion in

th; but

oubtedly

d by the

but never

e the In-

ip's put-

Risque of

Loss, in parrives, this was a

ant could

it might

at Sea in before the ould have

o room to Brokers,

a is never Enemy's

after her

el, Interest

ge Home

for which

ving been to Terrible nence some elease, and

Permission

ntiff.

One of her quondam Owners now bought the Whole, and afterwards percelled her out among several Gentlemen at Briftol (who became Copartners with him) to which Place she was ordered, and where she arrived; though as the Plaintiff supposes, this could not be an Arrival agreeable to, or within the Intent and Meaning of the Policy in Question, under the Circumstances above stated, viz. of her Capture, Recapture, Appraisement, and Sale, and with an entire new Set of Owners, he thinks he is entitled to a total Loss.

The Defendant, on the contrary, urges that this was no more than a bare Capture and Recapture, which he says has never been deemed a total Loss; in Reply to which, the Plaintiff affirms, that this was still more, for the Ship after being retaken, was carried into Waterford by the Privateer, kept some consideable. Time there, afterwards was carried into Liverpoole, and there (as abovementioned) with the Cargo, appraised and sold to pay the Salvage, and a new Set of Owners engaged before the set out for Brifiel, by which the whole Voyage was altered and soft.

And to justify this Ples, he quoted my Lott Chief Justice Let's Sentiments, when he gave Judgment in the Case of the Salamender, viz.

"We must not judge this Cause by the Rules of the Civil Low, but we must judge it by the Rules of the Common Low, and determine on this Policy as an Agreement and Contract between the Parties, whose Intention and Meaning, when they enter into it, must govern; and although in the Civil Low, to make a Forfeiture of an Insurance there must be a total Loss of Property, that is not a Reason why it should be required in this Case, because here the Policy. by the Words of it extends to Accident, where there may be no Loss of Property, as taking by Pirates, Enemies, Men of War, &c. And this his Lord-thip declared, was taken Notice of by Lord King, in the Case of De Paiba and Ludlow, where there was no Alteration of Property by that Capture, as Sweden was not at War with England, and yet that was deemed a total Loss; but in the present Case, here was a Capture by an Enemy; and his Lordship farther said, that the Question on the Salamander, was not, whether the Property of the Privateer was lost by this Capture, but whether the Capture was such a Peril, as is insured against? The Judges were unanimously of that Opinion, and Judgment was given for the Plaintiff.

"Verdist for the Defendant."

This Action was brought by the Plaintiff against the Desendant, on a Policy Heg a Guidit of Insurance, which the latter underwrote so long ago as in November, 1743, on after Trinty the Ship George and Henry, Captain Bower, at and from Jamaica to London, Tarm, 1745, Interest or no Interest, free of Average, and without Benefit of Salvage to the Insurers, at Guidball. with a Warrantry annexed to the Policy, viz. Warranted the said Ship to sail from Jamaica, with the Fleet that came out under Convoy of the Ludlow-Castle Man of War.

The faid Ship did sail accordingly with the Fleet under the aforesaid Convoy; but in a great Storm that happened some Time after their Sailing, wherein many Ships were loft, the George and Henry received so much Damage as obliged her to bear away for Charles Town in South Carelina, where she put in, and upon Examination, was found quite unfit to put to Sea again; whereupon her Cargo was taken out, and loaded aboard other Ships for Inndon, and she condemned and broke up.

In Consequence of which, the Plaintiff demanded his Insurance, and all the Underwriters being satisfied of the Truth of the aforementioned Facts, paid their Loss, except the Desendant, who went so far as to settle it, and according to Custom, underwrote the Policy in the following Words and Figures.

to Custom, underwrote the Policy in the following Words and Figures.

Adjusted the Loss on this Policy, at ninety-eight Pounds per Cent. which I do agree to pay one Month after Date, London, 5 July, 1745.

Henry Gouldney. When

When this Note became due, he thought himself no way bound by it, but infisted on fuller Proof; particularly of the Ship's failing under Convoy, as warranted, and of her Condemnation at Carolina; but it having been always the Custom, that after such Adjustments as above, with Promise of Payment at a certain Day, are made between the Insured and Insurer, no farther Evidence is ever required, but the Loss constantly paid; and it was upon this Account,

The Jury found a Verdict for the Plaintiff. And my Lord Chief Justice, considering it as a Note of Hand, declared that the Plaintiff had no Occasion to enter into the Proof of the Loss.

The Tyger, Captain Harrison, being bound from London to Gibraltar, the Plaintiff got an Infurance made on her, Interest or no Interest, free of Average, and without Benefit of Salvage to the Infurers; and at the Foot of the Policy there was a Wairantry, that the Ship should depart with Convoy from some Port in the Channel.

The faid Ship proceeded on her Voyage, as far as the Downs, and failed from thence under Convoy, as warranted; but foon after her Departure the received a very confiderable Damage, which obliged her to return to Dover Pier to refit; and after the necessary Affairs were finished, she failed again, in Profecution of her Voyage, and for her Security therein, to join the Convoy at Spitbeaa'; but having got as far as the Isle of Wight, the proved to leaky as obliged her to a second Return, and se once more arrived at Dover, to search for her Leaks.

Her Owners, on this, thought it adviseable to have her surveyed by Men of Skill and Judgment; and thereupon two Ship Carpenters, and two Masters of Ships, having examined her, declared, that they had furveyed both Sides from Stem to Stern above the Wales, and the Transom, after the Planks were ripped off, and found the Timbers to be very rotten, and in so bad a Condition, that except all her upper Works were pulled down and new built, they did not judge her in a fit Condition to proceed on her intended Voyage; and that if she was so repaired, the Charges would come to more than she would be worth, with all

belonging to her.

The Plaintiff infifts that she was a very good Ship when she set out on her Voyage, and she was only rendered otherwise by the bad Weather she had met with, which at last not only rendered her unfit for her Voyage, but occasioned her proving a total Loss to her Owners; that she would have weathered the Storm, in all Probability, unhurt, had not the Swift Privateer drove foul of her; that when her first Hurt was repaired, the Builder supposed her stronger than before the Storm; though when she was laid open, her Transom (as beforementioned) and most of her long Timbers were found rotten, so that notwithstanding it is possible she might have performed her Voyage, yet had her Defects been known, no body would have cared to venture in her.

Mr. Burton, who fitted her out in the Thames, declares the was in very good Condition, and nt for any Voyage; though he did not examine her Timbers, but only caulked her, and mended her Outside and Floor Timbers; but it is natural to suppose, that if her Timbers were sound in October, (when these Repairs were done) they could not have been rotten in "muary, when the received her

And the Defendant grounds his Reasons for not paying the faid Insurance, first, on that Part of the Policy's Contents, which afferts the Ship to be Tight, Staunch, and Strong, and (barring future Accidents) able to go through the Voyage; whereas he supposes this Vessel not to have been so, as he thinks is clear, from the preceding Affidavit, and from the verbal Evidence of one of the Surveyors; to which he adds, in order to make the Proof of her Defects the stronger, that on her first setting out she belonged to two Jews, who on her Return to Dover Pier the first Time, sold her to Mr Richard Glover, a considerable Merchant of this City, who ordered her to be repaired, and actually laid out upon her 150/. though, as it appears, was in a Manner thrown away, as on her second Return the was condemned, broke up, and fold in Parcels; and her Incapacity to proceed

COL

dor

on.

Dec

infu

fecu

take

her.

and

425. Terr

bad

Dev

and Oath

T

his A

figue any

the I

Carg

they

or gi

above

has b

Liber Th

detair

Capto

produ to be

Th

think

T

0

on her Voyage having been so apparent, from the foregoing Survey, as to induce Mr. Glover to desire the Shippers to take their Goods out, and though he had got 300. insured on her, he seemed so sonship of the deceitful Bargain with the Jews, in celling him an old rotten Ship, that he never demanded one Farthing of the field insurance from the Underwriters.

war-

at s

nce is

that

r, the

erage,

Policy

failed re the

Pro-

oy at bliged or her

ten of ters of s from

ripped , that judge

was fo

ith all

on her

ed her

rm, in when re the

ioned)

g it is nown,

rs, but

arural

s were

d her

, firft,

aunch,

yage;

from

yors ;

. that

Dover

ant of

150/. Leturn roceed

On

of the faid In urance from the Underwriters.

That the Plaintiff had no Interest in the Vessel, and therefore this was only a Gaming Policy; and as it is a general Rule in all Cases of Interest on Interest, that there must be a total Loss before the Insured can recover, and the Insurer by this Policy being free from Average, or a partial Loss, it thems to be the principal Question in this Case, whether the Ship brought into Dover Pier, there condemned as being rotten, divided into Lots and sold, will be considered in the Agreement or Wager, as a total Loss? And to enforce the contrary, the Desendant remarks, that there was no Loss at Sea, no Capture, but a deliberate Act done by the Owner, upon a regular Survey, which occasioned her being broke up, not by reason of the Damage she had received, but from the Rottenness of the principal Parts of her Works.

Verdict for the Plaintiff.

The Plaintiffs having received Orders from Mr. John Jones, of Boston in New-Lansand Castengland, to make some Insurance for him on the Reprifal, Capt. Gowen, and also well a Junes, on her Goods and Freight, at and from Cape Fare, in North Carolina, to Bristol; Sittings after underneath the Policy for the Ship only, was inserted the subsequent Words or this. I rem, Declaration, viz. The following Insurance is on the Ship only, valued at the Sum Guildhall. insured, on which Part the Defendant underwrote 1001.

infured, on which Part the Defendant underwrote 1001.

The Ship failed from Cape Fare, with a Cargo of Pitch, Tar, &c. in Profecution of her Voyage for Briffol, and had got within one hundred and fifty Leagues to the Westward of Cape Clear in Ireland, when she was attacked and taken by three French Ships, bound for Newfoundland, where they carried her and her Cargo to a French Port, called Carpoon, after having first taken out all her Men, and dispersed them aboard their own Ships.

On their Arrival at the aforesaid Port, the Captors took out all her Pitch, (being two hundred and three Barrels) some Tar, what Rice was aboard, &c. and after detaining her about three or sour Weeks in the said Port, the Captors offered Capt. Gowen his Ship, and remaining Cargo, for, 9500 Livres (about 425). Sterling) which he accepted, and became the Purchaser thereof on those Terms, leaving his Son as an Hostage for the Payment of the Ransom.

The Ship departed from Carpoon for Briftol, and on her Voyage met with very bad Weather, which broke her Rudder, and was forced to put into Appledore in Devonfbire (the first Port they could make with Safety) where the Captain, first and fecond Mates, Boatswain, and a Foremastman, made a Protest on their Oaths, giving such an Account as the preceding.

Oaths, giving such an Account as the preceding.

The Captain having purchased the Ship and Cargo, as beforementioned, on his Arrival at Appledore, applied to Mr. Perkins of Bristol, to whom he was configured by Jones, the Owner, who refused to pay the Ransom Money, or have any Thing to do with Ship or Cargo, and then the Captain came to London to the Insurers; and those on the Goods, impowered and defired him to sell the Cargo for what he could, in order, that if it produced more than the Ransom, they might have the Benefit; but the Insurers on the Ship would not intermeddle, or give any Directions about it.

or give any Directions about it.

The Captain returned to the Ship, and fold that and the Cargo jointly, for above 100 less than the Redemption Money, after deducting Charges, and he has been obliged to pay, or give Security for the Remainder to procure his Son's Liberty.

The Ship being thus taken and carried into an Enemy's Port, where she was detained a considerable Time, and had great Part of her Cargo taken out by the Captors, and afterwards meeting with other Missortunes, which occasioned her producing less than the Ransom Money, and consequently to prove a total Loss, to be made good by the Insurer.

The preceding is a State of the Case, and of the Plaintiffs Demands, who think themselves entitled to a total Loss, as the Policy was valued; but the

Defendant on the control, pretends, that as Part, both of the Ship and Goods were laved, he is entitled to an Average, and not subject to an entire Loss; but

The Jury found a Verdict for the Plaintiffs.

SI

in

Q.

tot

Pol

rea

all

two

Ma

only

an I

Inte-It chan upon of M back

other

the I

Mani

and to

took:

but is

home and the process all the

and for do the forced that in

in fafe On

the Be

all Pri

tection

was th Plainti

fendan

Voyag

But

It a

A

Retu had r

Jenkins a
Mackenzie,
Sittings after
Mich. Term,
1749, at
Guildhall.

The Plaintiff made an Insurance in London, on the Tryal Privateer, fitted out at Briftol for two Calendar Months, where the Ship might then be on a Cruize, or in any Port or Place whatsoever or wheresoever, the said Ship to be valued at Interest or no Interest, free of Average and without Benesis of Salvage.

The said Privateer being fitted for her Cruize, sailed from Bristol on the 29th

The faid Privateer being fitted for her Cruize, failed from Briftol on the 20th of May, 1746, and some Days after she was met by a French Privateer of a superior Force, who attacked, and, after a brave Desence, took her.

She had been in the Enemy's Hands about eight Hours, without their removing any of her Men or Stores, when Admiral Martin, with his whole Fleet, appearing, retook the Tryal; and hearing of the gallant Behaviour, both of the Captain and his Crew, they unanimously agreed to give up their Salvage to them, and accordingly drew up and figned an Instrument for that Purpose; and the Admiral ordered her to be furnished with all Necessaries, and sent a Man of War Sloop to see her safe into Brislos, where she arrived the latter End of June, being between three and four Weeks before the Insurance expired.

These Circumstances the Plaintiff thinks, entitles him to a total Loss, as the Voyage was overset, and the Policy being on Interest or not, will admit of no

The Defendant agrees to the last Assertion, but for that very Reason insists, he has no Loss to pay, as he is free from a partial one, and there can be no total one where the Ship is arrived, and as he insists, might have been fitted out again before the limited Term of the two Months expired, had the Owners not determined the contrary; and besides, though the Ship was taken, yet as she was never carried Insira Preside of the Enemy, or was to taken as to be beyond a Possibility of a Re-capture; and having returned to Brislos, so long Time before the two Months expired, as was sufficient to refit her in, the Defendant supposes that the Neglec of the Owners, ought not to be imputed to the Underwriters, more especially as several Ship-Builders attended to prove there was Time enough, as several Merchants did to give their Opinion with Regard to the Loss.

Verdict for the Plaintiff.

Boutflower a Wilmer, Sittings after, Hill. Term, 1747, at Guildball. The Plaintiff was Owner of the Ship Love and Unity, which he let out to Freight to one Bateman Humpbrys, for a Voyage to Liston and back again, and the Freighter was by Charterparty obliged to victual and man her, which he did accordingly, putting in the Master and Crew, and embarking himself, proceeded on his Voyage, and arrived safe at Liston; he delivered the outward-bound Cargo, and put the Ship up for London, in hopes of getting a Freight home; an Advice of which, the Owner and Plaintiff got her insured, at and from Liston to Gravesend, warranted to sail with the Convey.

The Freighter being at Libon, meditated a Fraud, which iniquitous Scheme he perpetrated in the following Manner, viz. he made up Rolls of Lead about the Size of Moidores, Six and Thirties, and Three Pound Twelves, packed up, and fealed as such Monies are usually packed up and fealed, and made Packages likewise in Imitation of those of Diamonds, and then sent them on board, and took Bills of Loading from the Captain, as for real Money and Diamonds, sent those Bills of Loading home to different Merchants, and drew considerable Sums upon the Credit of them, as well as large Insurance, in order, as it is supposed, to have lost the Ship in the Voyage home, and make the Insurers pay, as though such Effects had actually been on board; but the Captain, as it is imagined, suspecting something of the Fraud before the Ship sailed, opened one or more of the Packages, and discovered the Cheat, finding nothing but Lead and Glass, instead of Gold and Diamonds, of which, he giving Information to the English Consult there, the Freighter ran away, and the Captain and Crew left the Ship, the Captain coming to England.

The

The Plaintiff on knowing what had occurred, by the Master's Arrival, immediately applied to the Insurers, and desired them to send to Lisson for the Ship, or furnish him with Money to go and fetch her; but they were of Opinion, and accordingly acquainted him so, that as the Ship was at the Port she was insured from, and had not proceeded on her Voyage, it was the Business of the Owner, not the Insurers, to find Master and Mariners to navigate her; the Consequence of which was, that the Ship lay there neglected till she was broke to Pieces, whereupon the Plaintist brought this Action for the Recovery of a total Loss.

The Defendant thinks himself not obliged, as he presumes the Words in the Policy, at and from, can only mean to give the Ship leave to stay at the Port a reasonable Time to procure a Lading, and take it in, and not to lay there till she rots, without attempting the Voyage, as this would be to make the Insurer at all Events liable, sooner or later, whereas he supposed he undertook a Risque of two or three Months only.

But I presume, the Underwriters would be obliged by the Barretry of the Master and Sailors, as I imagine the Act of Deserting the Ship would be construed, and therefore, abstracted from all other Arguments, would on this Point only be condemned.

Verdict for the Plaintiff

The Plaintiff in the present Case brought an Action against the Desendant, for Elien a Bragan Insurance this latter underwrote on the Mediterranean, at and from Bristol to dev. Sixtings after Hill.

Newfoundland, the Ship valued at the Sum insured, without further Proof of Tem, 1746.

Interest than the Policy, and the Ship valued at the Sum insured, without further Proof of Tem, 1746.

Interest than the Policy.

It appeared upon the Trial of this Cause, that the Plaintiffs, who were Merchants at Bristol, were Owners of the Ship in Question, and had sent her out upon a Voyage from thence to Newsfoundland; that she carried with her a Letter of Marque, and in her Voyage met and took a French Ship, which she brought back to Bristol, that she soon set out again upon the same Voyage, and took another Prize, which she also returned with.

Upon the Ship's coming back, the Plaintiffs applied to the Infurers for a Return of Part of the Premium (which was ten Guineas per Cent.) in regard they had not run so much Risque, as if t'e Ship had proceeded the whole Voyage, and the Insurers returned three per Cent.

the Insurers returned three per Cent.

A new Policy was made for the Voyage now under Consideration, in the same Manner, and on the same Terms as the last, and the Ship set out on her Voyage, and took another Prize.—The Captain, who was the Plaintiss' only Witness, said, their Directions to him for the preceding Voyages, were, that in case he took any Thing, to return with it to Bristol, or not, as he should think proper; but in this last Voyage their Directions were, if he took any Thing, to send it home by Part of the Crew, and with the other Part to proceed on the Voyage, and that he would have done so, but the Sailors after the Capture would not proceed on the Voyage, but would return to take care of her to Bristol; and that all the Crew, except the Mate, Surgeon, and one other, were of this Mind, and swore if the Captain would not go back they would not touch a Rope, nor do the least Thing towards navigating the Ship; on which the Captain was forced to comply, and set his Ship homeward, as Guard or Convoy to the Prize; that in going back to Bristol the Mediterranean was taken, though the Prize got in safe, and for this Loss the Plaintists brought their Action.

On the Part of the Defendant, it was infifted, that this was a Deviation for the Benefit of the Affured, and that the Infurers were therefore discharged.

It appeared on the Captain's Evidence, that the Plaintiffs had given a Part of all Prizes to the Captain and Ship's Crew, and that it was for the Care and Protection of this Prize, which made the Sailors infift to go back with her, which was the first Cause and Ground for the Deviation, and therefore, and for that the Plaintiffs were likewise themselves to be greatly benefited by the Prize, the Defendant insisted he should not pay.

fendant infifted he should not pay.

But it appearing from the Evidence of the Captain, that his Orders for this Voyage were positively to proceed, notwithstanding any Capture he should make.

ip, the

dut

d at

nov-

f the

hem.

d the

n of

June,

s the

of no

nfifts,

total again

deter-

e was

ond a

before

ppofes

riters,

Time

out to

he did ceeded bound

home; Lifbon

cheme

l about ted up, tckages

s, fent

e Sums

pposed, though

agined,

instead

Conful

. **D**

and

and that he would have done so, if he could have prevailed on the Sailors, and that his Returning was wholly owing their Refusal to proceed, and his Incapacity

Fillerin a tings after Guildhall.

to go on without them,
My Lord Chief Justice and the Jury, were of Opinion with the Plaintiffs,
and the Jury brought in their Verdict accordingly.
The Plaintiff is a Meschant in London, who trades confiderably to Swedon, and in 1744, he and another Merchant here, hired the yobn and yane, Capt. Newark Ingram, so go to Gettenburgh, and there take in such Iron as should be put aboard by their Agents, and bring it to London, their Directions to, and Agreement with the Master, being to sail from hence with Convoy, and when loaded at Gottenburgh, to join the first Convoy that should present, for England, either there, or at Maskerland, or Wingoe; on which Goods they made Insurance, and warranted the Ship to sail with Convoy from Gettenburgh or Wingoe.

The Ship arrived safe at Gottenburgh, and took in the ordered Quantity of Iron,

according to Agreement, and after having got on board the rest of her Cargo, the Captain being informed, that the Convoy from the Sound, which was the only one he could expect, would call at Fleekery, (an Island) and not at Gottenburgh; he departed from the latter, for the former, and the next Day put into Maide in Norway, where he staid seven Days, and then a savourable Wind offering, he left it, and in the Evening arrived at Fleekery, where he lay upwards of three Weeks, when a Convoy, confifting of three Men of War, from the Sound, arrived with near a hundred Sail of Merchantmen, at about nine o'Clock in the Morning, before Fleekery, and fent a Yawl in, and made Signals by firing Guns,

for the Ships to come out and join them.

Captain Ingram made all the Haste he could to get his Ship out, which he did one of the first of the fourteen that went out at that Time, it being then between eleven and twelve at Noon, and the Convoy, as near as he could guess, about two Leagues ahead; as foon as he got out, the Wind increased and blow hard; however, the Captain made all the Sail he could after the Convoy, and foon faw feveral Ships ahead, and about fix in the Evening came up with the Fleet, and about nine was up with or near the Convoy, as he believes from the Lights, but could not get to speak to her; he continued amongst the Fleet, and about two or three o'clock in the Morning, the Gale of Wind became more violent; however, at Day-break, he found himself still with the Fleet, several Ships being aftern, others ahead, and some on each Side of him, but it being thick and rainy Weather, and blowing very hard, he could not at any Time get an Opportunity to speak to the Convoy for failing Orders, altho' he used his utmost Endeavours for that Purpose from the Time he lest Finency, but the Badness of the Weather randered it impossible for a Boat to live in the Sea, or go from one Ship to another; however he proceeded, accompanying the other Vessels in the Voyage, and the same Day, between one and two o'Clock at Noon, a French Privateer, who had lain to amongst the rest of the Fleet, came up to him, and fired at him; upon which he defended himself, and kept a running Fight till Night, and the next Morning the Privateer renewed and continued his Firing till between twelve and one o'Clock at Noon, when the Captain's 8on being killed, and the Carpenter and a Boy wounded, and the Ship very leaky, and her Rigging and Matts very much damaged, with between three and four Feet Water in the Hold, and about forty Leagues from Flamborough Head, the Captain struck to the Privateer, who fent fome of his Men on board; but finding after two or three Hour's Stay, the was extremely leaky, and that they could not keep her free by the Pumps from an encreasing Water, they left her, and in all Probability the funk soon after; and the Captain and all his Company, except his Son who was killed, were carried aboard the Privateer, and kept there about twenty-four Hours, and then he and his Crew, except the Carpenter and Boy which were wounded, were put on board a Dutch Fly-boat, where they remained fifteen Days, and were then landed at the Texel.

From the preceding State of the Case, the Plaintiff argues his Insurance is due, as the Captain could not expect Convoy but at Fleekery, and made all pof-fible Dispatch to get out to it, as soon as he heard it was off that Place, as he did all imaginable Diligence to join it, and procure failing Orders; but this

being

to we Ca

ħav

atio

Pro

WER

the

ratio Tox

Ceff

Jury

or n

after

faid Vera

be o

bein

total In Defi

adm

fore

I

being rendered impracticable by the great Swell that run, he could only continue in the Fleet, till a more favourable Opportunity offered for his obtaining such Infractions, which it is probable would have occurred had he not been so from taken.

atiff.

m, and *lewark* aboard

ement

either e, and of Tron, go, the

ne only sburgb; Aaido in

ing, he

Sound, in the

he did between , about w hard;

oon faw eet, and hts, but out two t; howos being

nd rainy ortunity leavours

Weather another; and the

who had a; upon the next

elve and

arpenter afts very

old, and rivateer, r's Stay,

Pumps

nk foon

urs, and d, were d were

ance is

ut this

being

The Defendant, in Reply, infifts that he is not obliged for the Lofe, as the Consents of the Policy have not been complied with, the Ship being warranted to fail from Gattenburgh or Winger, with Convoy, which the did not; and as the went to Fleekery, the thould have fluid there till forme Convoy had offered, in whose Company the might have fluid there till forme Convoy had offered, in whose Company the might have departed, which cannot be said in the present Case; as here the departed in order to get under Convoy, not with it; nay, it is uncertain whether he ever saw it, as the Captain only supposes he did, from the Lights; besides, here was only a Premium paid adequate to the Risque of coming with Convoy, for had the Policy been filled up, without Convoy, the Defendant would not have underwrote her on the Terms he did.

The Jury found a Verdict for the Plaintiff.

The Plaintiff caused himself to be insured, on the Prince Freiterick, from Spacer a Vera Cruz to London, Interest or no Interest, free of Average, and without France, tried Benefit of Salvage.

The Ship was afterwards feized, by Order of the Viceroy of Mexico, and the Dissons, Spaniards turned her into a Man of War, called her the Sr. Philip, and fent her as 1736, cor. Commodore, with a Squadron of Spanifo Men of War to the Havanna, they having first taken out the South See Company's Arms, and made several Alterations in her, and there was a War between England and Spain, and Gibraltar

was actually belieged by the Spaniards.

The Defendants proved the Signing of Preliminary Articles of Peace, before the Seizure of the Ship, and therefore infifted, that this Seizure did not alter the Property, and confequently the Defendants were not liable, for if the Property was not altered, this Infurance, made by the Plaintiff, who had no Interest, cannot bind, as nothing comes within the Policy but a total Loss, and though there be those general Words in the Policy, Restraint or Detainment by Princes, Hardwick C. J. declared; 1st, that a War might begin without an actual Declaration by Proclamation, as in this Case by laying Siege to Giberlater, a Garrison Town; though there might be Depredations at Sea between Princes in Amity, for which Letters of Marque, &c. might be granted; 2dly, as 2 War may begin by Hostilities only, so it may end by a Cessation of Arms; and these Preliminary Articles being figned before the Seizure of the Ship, and there being a Cessation of Arms, he thought the Ship being taken afterwards, not to be a Taking by Enemies, unless the Jury took the Caption to begin from the Time the Arms were seized, which was before the Articles, and that was lest to the Jury; 3dly, supposing the Ship not taken by Enemies, 2e. whether this Detention for near the Space of a Year, was in those Sorts of Policies, viz. Interest or no Interest, a Detention within the Policy, or whether in such Policies, the Insurers are ever liable, but in case of a total Loss; and if so, this Ship being afterwards restored, then he directed the Jury to find for the Defendant; this he said depended on the Custom or Usage among Merchants, and the Jury gave a Verdist for the Defendant, but did not declare upon what Point; but they must be of Opinion, she was not seized in Time of War, and that therefore the Policy being Interest or no Interest, the Assure were not liable, because there was no total Loss.

In this Cafe, the Infurance was made by one Deflores for the Plaintiff, and Deflores wrote his Name on the Policy, and before the Trial, it was filled up with these Words, I made this for the Benefit of Spencer, and no Date, and it was admitted the Action was well brought by Coffui que Trial.

I have at the beginning of this Chapter, mentioned the various Branches of In-

I have at the beginning of this Chapter, mentioned the various Branches of Informace engaged in by our Underwriters, and shall only subjoin to what I have said about them, the Copy of a Policy on Goods, (shofe on Ship and Goods, or Ship only, and this again either outwards or homewards, or out and home, or to one certain Port, only differing in the aforesaid Circumstances) and one on Lives, as these I hope will be thought sufficient.

IN the Name of God, Amen.

as well as in his own Name, as for and in the Name and Names of all and every other Person or Persons to whom the same doth, may, or shall appertain, in Part or in all, doth make Assurance, and causeth himself and them, and every of them, to be infured, loft or not loft,

upon any Kind of Goods and Merchandizes whatfoever, loaden or to be loaden aboard the good Ship or Veffel, called the whereof is Mafter, under God, for this prefent Voyage, or whofoever elfe shall go for Mafter in the said Ship, or by whatfoever other Name or Names the same Ship, or the Master thereof, is or shall be named or called; beginning the Adventure upon the said Goods and Merchandizes, from, and immediately following the Loading thereof aboard the and fo shall continue and endure, until the faid Ship, with the faid Go and Merchandizes

whatfoever, shall be arrived at and the same there safely landed; and it shall be lawful for the said Ship, in this-

Voyage, to stop and stay at any Ports or Places whatsoever without Prejudice to this Insurance; the said Goods and Merchandizes, by Agree-

ment, are and shall be valued at

without further Account to be given by the Assured for the same. Touching the Adventures and Perils which we the Assurers are contented to bear, and do take upon us in this Voyage; they are of the Seas, Men of War, Fire, Enemies, Pirates, Rovers, Thieves, Jettizons, Letters of Mart and Counter Mart, Surprifals, Takings at Sea, Arrest, Restraints and Detainments of all Kings. Princes and People, of what Nation, Condition, or Quality foever; Barretry of the Master and Mariners, and of all other Perils, Losses, and Missortunes, that have or shall come to the Hurt, Detriment, or Damage of the said Goods and Merchandizes, or any Part thereof. And in case of any Loss or Missortune, it shall be lawful to the Affured, their Factors, Servants and Affigns to sue, labour and travel for, in and about the Defence, Safe-guard and Recovery of the faid Goods and Merchandizes, or any Part thereof, without Prejudice to this Infurance; to the Charges whereof we the Affurers will contribute each one according to the Rate and Quantity of I. Sum herein affured. And it is agreed by us the Insurers, that this Writing or rolicy of Affurance shall be of as much Force and Effect as the furest Writing or Policy of Affurance heretofore made in Lombard-street, or in the Royal-Exchange, or elsewhere in London. And so we the Assurers are contented, and do hereby promise and bind ourselves, each one for his own Part, our Heirs, Executors, and Goods, to the Assured, their Executors, Administrators, and Affigns, for the true Performance of the Premises, confeffing ourselves paid the Consideration due unto us for this Assurance by the at and after the Rate of per Cent. And in Case of Loss (which God forbid) the Assureds to abate

Pounds per Cent.

In Witness whereof, we the Affurers have subscribed our Names and Sums affured in London.

Life Policy, No. 1249.

By the Governor and Company of the London Affurance of Houses and Goods from Fire.

IN the Name of God, Amen. A. B. of London, doth make Affurance, and causeth himself to be assured upon his own natural Life, with leave to go and refide in France, aged fifty Years, for and during the Term and Space of twelve Calendar Months, to commence this 6th Day of April, in the Year of our Lord, 1749, and fully to be compleat and ended; and it is declared, that this Affurance is made to, and for the Use, Benefit, and security of the said .1. B. his Executors, Administrators, and Assigns, in case of the Death of the said A. B. within the Time aforesaid, which the above Governor and Company do allow to be a good and fufficient Ground, and Inducement for the making this Affurance, and do agree, that the Life of him the faid A. B. is and shall be rated and valued at

acc of

op!

COL

and

ing

don Favo

befo

Roo

this

then

more

Affu

treat

own,

tho' Îŧ

made

their

tinua Infur

of In

fubfc:

of the

and

OF 10

or by

rd the

dizes

n this

gree-

ng the o take emies

rinces

of the

, that

une, it

labour

is In-

l by us

Force
Lomwe the
one for
cutors

by the

affur ed

Goods

and

Lord.

irance

within

e, and

ued at

the Sum affured, without any farther Account to be given to them for the fame; the faid Governor and Company therefore, for and in Confideration of 71.71.

Arr Cent. to them paid, do affure, affurne, and promife, that he, the faid A. B. shall, by the Permission of Almighty God, live and continue in this natural Life for and during the faid Term and Space of twelve Calendar Months, to commence as aforefaid; or in Default thereof, that is to fay, in case he, the faid A. B. shall, in, or during the faid Time, and before the full End and Expiration thereof, happen to die, or decease out of this World, by any Ways or Means whatsoever, that then the abovesaid Governor and Company, will well and truly seriefy, content and pay unto the said A. B. his Executors, Administrators or Assigns, the Sum or Sums of Money by them assured, and here underwritten, abating 21. per Cent. hereby promising and binding themselves and their Successions, to the Assured, his Executors, Administrators, and Assigns, for the true Performance of the Premises, confessing themselves paid the Consideration due onto them, for this Assurance, by the Assured. Previded absorps, and it is hereby declared, to be the true Intent and M aning of this Assurance, and this Policy is accepted by the said A. B. upon Condition that the same shall be atterly void and of no Essect, in case the said A. B. shall exceed the Age of sifty Years, or shall voluntarily go to Sea, or into the Wars by Sea or Land, without Licence in Writing, first had or obtained for his so doing, any Thing in these Presents to the contrary hereof in any wise notwithstanding. In Witness whereof, the said Governor and Company have caused their Common Seal to be hereunto affixed, and the Sum or Sums by them assured, to be here underwritten, at their Office in London, this 6th Day of April, in the Twenty-second Year of the Reign of our Sovereign Lord George the Second, by the Grace of God, of Great-Britain, France, and Ireland, King, Defender of the Faith, &c. Annoque Dom. 1749.

France, and Ireland, King, Defender of the Faith, &c. Annoque Dom. 1749.

The faid Governor and Company are content with this Affurance for three hundred Pounds.

By Order of the Gourt of Directors,

Jo. Sedgwick:

I have now complied with my Promise concerning English Insurance, by reciting the Acts relating to it, and giving a Detail of the principal Cases and Disputes that have happened therein; and I should have been glad I could have done it with that Regularity, (I mean in Point of Time) my Wishes and Endeavours aimed at; but as the Affistance afforded me herein was a Matter of Favour, I could only expect the conferring it, when the Leisure of those Gentlemen, who generously furnished me with the several different Minutes of the beforementioned Trials, would permit; but this not occurring, so as to leave Room for my placing them as they happened, I hope my Reader will forgive this small Irregularity, as it was unavoidable, and take the Trouble to place them right in his Reading; and in Considence of this Induspence, I shall only remark what several may be ignorant of, viz. that an Insurer is never obliged for more than ninety-eight per Cent. except by a new Contract or Commission to the Affured, he may occasionally be brought into Charges which may exceed the original Obligation; and proceed to suffil the Remainder of my Proposal, by treating of the Insurances made in France and Holland, as the only Countries where any Thing considerable is transacted in this Species of Business, out of our own, and shall begin with the latter, as superior to the other in Point of Trade, tho' greatly its inserior in Grandeur and Power.

It is generally believed, and by many affirmed, that more Infurances are made at Amflerdam than with us, or indeed in any other Part of the World; their extensive Commerce by Sea, and the extraordinary Number of Vessels continually failing from thence, naturally occasions many to follow the Practice of Insuring; but what has yet augmented this Business, and multiplied the Policies of Insurance almost to infinity, has been that Honour and Integrity with which their Underwriters were formerly characterized, as their Policies were then only subscribed by Men of large Fortunes; but whether great Losses, or a Subsiding of that Courage, before so conspicuous in that small Number of the Rich, then

4 E

P. 250 to

OF INSURANCES.

constituting the body of Underwriters, (for Mr. Savery and Mr. Ricard say, they did not exceed fifty or fixty) occasioned their withdrawing from Business, I shall not pretend to determine; but it is certain, their Number during the late War, was greatly increased, and their Chicaneries at least equal to those of their. Neighbours and Cotemporaries; and had they not admitted Business on worsh Terms than here, that is, at lower Premiums, there would not have been that Recourse to their City, as the many Failures among the Insurers plainly demonstrated they had changed their Set, and that many of less Credit and Fortune were admitted to subscribe, than the wealthy few abovementioned.

The first Ordinance in that City, which regulated the Policies of Insurance, was about the End of the fixteenth Century; it was originally digested into thirty-fix Articles, but many of these have since been reformed, new modelled, or explained by twelve subsequent Ordinances, of which the principal ones are those of the Years 1600, 1601, 1606, 1607, 1614, 1626, and 1688, and it is by this last, that the Policies of Insurance may be said to remain fixed, the some few Alterations have been made since.

But Monf. Jean Pierre Ricard, in his Book Le Negoce d'Amfierdam, having given an Account of the Articles made at the feveral Times abovementioned, with his Remarks on them; I shall translate as much of them as I judge may be worth my Reader's Regard, and in doing it shall follow the Author's Method.

No. 1.

1st Article, "Declares, all Contracts of Insurance null and void, which are made in this City contrary to Law, by any Stipulations, Conditions, or Words they shall contain."

Remork. This Article is not always strictly followed, for many Insurances are made which are not exactly conformable to the Ordinance, and others directly contrary to it, as will be seen in the following Remarks; but when this happens, a Clause should be inserted in the Policy, by which the Insurers expressly renounce all the Laws, Ordinances, and Placarts, which are against such an Insurance; and in case of a Loss, and that the Insurers will not settle it amicably, the Assured may cite them before the Sherists, or the Court of Holland, to bring them to Reason, and not before the Chamber of Assurances, because the Renunciation made by the Insurers, includes an Exclusion from this Court, which can only determine in Conformity with the Ordinance.

2d Article, "Prohibits the making Insurance on Goods for more than % of their clear Cost aboard, when it does not exceed 12000 Guilders, but permits the Surplus of that Sum to be insured, provided the Assured runs the Risque

"of the re of the 12000 Guilders."

Remark. This Article is very rarely observed, and there is hardly any one Policy which does not contain these Words, and the Assured may cause bimself to be insured the whole, without risking the Tenth, we taking on us the entire Value even with the Premium included, and I do not see what Occasion the Assured has to run a Risk of the Tenth, as the Difference of 1200 Guilders on an Insurance of 30 or 40000 is but trisling to the Underwriters; however, notwithstanding it is so inserted in the Policy, that the whole is insured, yet if the Insurer disputes Payment in case of a Loss, and is cited before the Commissioners, they will have no Regard to this Clause, but on finding that the Assured has not run the Risque of the Tenth of the 12000 Guilders, they will make him run it, by obliging him to return the Premium of what exceeds the Tenth, or by adding it to that Part of the Loss, which the Assured ought to bear.

3d Article ordains, "That the Policies contain the Name of the Ship and of the Captain, that of the Places where she is to load, and go to, under Penalty of the Policy's being void, if the Fault is in the Assured; but if it comes from the Broker he shall be answerable for it."

Remark. It is very necessary to observe this Article, in all its Contents, very nicely, because, that besides that the Assured have an Opening to deceive the Insurers, by wilfully omitting the Name of Ship or Master in the Policy, many Disputes may happen, and that the Underwriters may, by having already insured

2

Mhhi hii rei by wh Inaa Coo any has Ger hav '' te '' te '' C Goo Advit they at least

err; Artic

barkin

going Dama

from therefore Goods the Ri Places he had the high this Ar fafe, the Days of them, 5th.

" after
" New
" she si
" Insur
" of tw
Rema

escapes ing to the Cent. per no Advishould, to agree Occasion

6th A " made

very large Sum on the same Ship, be rendered scrupulous of signists such Policies.

However, there are Cases, where it is impossible to know upon what Vessel there will be an Interest, by reason of the Distance of the Place from whence Goods and Effects are expected; as for Example, from Curação, Surinam, Archangel, or other remote Parts, from whence Effects, and the Advice of their Loading, are frequently received together; and as it would be very hard for a Merchant who expects Effects from those Parts, to find that he is unable to get himself insured, only for Want of the Name of the Ship and Captain, it may be

remedied by inferting in the Policy, that the Infurance is on Goods, to be loaded by fuch a one, on one of the first ships that shall come from thence.

The Spaniards frequently get insured at Amsterdam, on any Vessel or Vessels, which have loaded Goods at La Vera Cruz, or essewhere, in the Spanish West-Indies to their Address, but there is found such Deceit in these Contracts, by the Concerned fending false Declarations, that they had not received any Thing upon any Ship of the Flota or Flotilla when they had, and returning the Premium, as has made the greatest Part of the Insurers resolve not to underwrite to those Gentlemen, but on Condition to make no Returns, although the Affured should have no Interest in the Fleet.

4th Article ordains, "That the Infurance on Goods shall begin from the Moment they are brought on the Key, to be carried on board the Ship destined " to transport them, and shall endure till they are arrived at the Place of their

"Confignment, and are unloaded in Safety, and free from Damage."
Remark. There are fome who imagine they have no Right to be infured till the Goods are loaded, and Bills of Loading figned; and others, who receiving Advice from abroad, of Freight being taken on a Ship and Captain named, believe they ought not to insure, till they receive Advice of the Departure of the Ship, or at least till they have got the Bill of Lading and Invoice, in which they greatly err; for besides that the Policy expresses, on Goods loaden or to be loaden, the Article before mentioned feems to suppose the Insurance made before the Embarking, but it is not to be imagined, that if the Merchandize has suffered in going on board, and is afterwards infured, that the Infurer is obliged to pay the Damage, on Pretext that it is faid in the Policy, that the Infurence shall commence from the Moment that the Goods are upon the Key, &c. This would be very unjust, therefore it ought to be understood only, when the Assurance is made before the Goods are taken out of the Warehouse, or before they are sent aboard, for besides the Rifque which the Affured runs in shipping them, (which is greater in some Places than others) he likewise exposes himself to pay a higher Premium than if he had infured fooner, because the more Insurances there are made on a Ship, the higher Premiums the Infurers demand; and it is farther to be remarked on this Article, that although the Rifque is not finished till the Goods are unloaden and fafe, that as at Amsterdam, they are frequently left in the Lighters for five or fix Days or more, the Insurers are not obliged for any Damage that may happen to them, only for the first Day.

5th Article fays, "That if in a Year and a Day, after the Infurance made, or after the Ship's Departure, if it is for any Part of Europe or Barbary, there is no " News of her at the Place from whence the failed, nor at that the was bound to, " she shall be esteemed as lost, and the Affured may demand Payment from the " Infurers in three Months; but for Places more distant, the Term shall be that

of two Years."

Remark. It too often happens that Ships founder at Sea, so that no Person escapes to tell the Story, and our Underwriters do not postpone Payment according to the preceding Terms, as this would oblige them to a total Loss, that is, Cent. per Cent. but in order to lessen it something, when they see the Assured has no Advice of the Ship, and when the stays two or three Times longer than the should, so that there is no room to suppose her safe, they themselves endeavour to agree with the Affured, and commonly pay ninety-fix per Cent. on such

6th Article declares, " Those Affurances to be null and invalid, which are " made three Months after the Departure of the Ships destined for the Coasts of

" Europe,

Offis tune

nce. into lled, is by few

ving ned, ay be

h are Vorde es ara really pene, refsly n In-

cably, bring enunch can + of

ermits

Rifque y one
uself to nce of

g it is iputes I have Rifque liging o that

and of enalty

, very e the many nfured a very

- " Europe, Barbary, and the adjacent Parts, or those made in six Months after " the Ship's Departure for more distant Places, if the Assured does not advertise the Insurers thereof, and if he does not get himself insured, on good and bad News, that is, lost or not lost."
- Remork. That as the Articles 20 and 21, have an Affinity with the foregoing,
- I shall remark on them all together.

 20th Article imports, "That it is permitted to insure Ships, Merchandise, and Effects, that are lost, pillaged, or damaged, even after the Loss, &c. has happened, provided that the Affured has no Advice of the Loss, &c."

in find his Bruth Ve

flic

acc

the

Plac

Shi

mai for to L

all 1

8

46 E es W

" B

w ot

" to

es ca " In

er th

" m 9tl perift Th

e bu

" he

66 is

leave shoul tion i

furan

him

Wran exorb

fhoule

the S

in Co goed :

Re

- 21st Article says, "That the Assured shall be supposed to have known of the Loss, &c. if he has omitted to make Insurance, till after he can have received
- "Advice either by Sea or Land, counting three Leagues of Way, or two Hours of Time; and that then the Insurance shall be void, notwithstanding (or
- " maugre) all the Proofs of Ignorance the Affured may be able to give; unless he is insured on good and bad News, and that he can swear that when he
- " made the Insurance, he had not the least Account of the Loss, &c.

Remark. By these three Articles, which seem to be made in Favour of the Infurers, they are notwithstanding exposed sometimes to the Cheats of People, who make no Conscience of a salse Oath, provided it brings Gain, and therefore the Insurers seldom underwrite in these Cases to unknown Persons, or at least in Prudence they should not; and what may be gathered from the said third Article, is, that the Ignorance of the Affured, in regard of the Ship, or touching the good or bad Advices concerning her, are the two only Conditions which can render the Infurance valid, and therefore the Oath is very necessarily ordained in these Cases; for what would be more unjust, than to insure a Thing known to be lost, which could never enter the Thoughts of an honest Man; but as these Articles permit an Insurance to be made, whilst the Lose, Pillage, or Damage remains unknown, consequently it may be done on a Vessel suspected to be lost after a Storm, or feared to be taken by an Enemy, from some confused slying Reports about her, though without learning any thing certain; for Example suppose a Storm to happen, with many Ships in the Tevel, and that several of them were feen to drive, and among others, such and such a one, and that it is feared they may be lost; in which Case, the Concerned, knowing that there will at least be large Averages, and that there is no room to suspect a total Loss, if no Advice is received in two or three Days; yet as this is uncertain, and cannot posfibly be known, the interested Person may make Insurance, if he can find those that will underwrite, after the Advices abovementioned, on Payment of a Premium proportionable to the Rifque: It is the fame with respect to a Ship which is faid to be taken by the Enemy, though the Report is unconfirmed, and all other similar Cases, in which the Insurance will stand good, provided it is inserted in the Policy, the last News there was of the Vessel, and that the Insurance is upon good and bad Advices, of which the Assured can swear that he knows of no

others at the Time of making the faid Insurance.
7th Article declares, " That the Insurance shall be null, if the Assured makes his Ship to touch at any other Ports than those mentioned in the Policy; but " if this is done by the Master, either through Choice or Necessity, without the

" Affured's Order, it shall not hurt the Insurance." Remark. This Article, though so very clear as to explain itself, is notwithstanding very often the Occasion of many Disputes between the Assurers and Assured; the former endeavouring to make the first Part of it serve as a just Plea for Nonpayment of a Loss or Average happening in any Port not mentioned in the Policy, if a Declaration of the Captain and Crew is not very express, that he was obliged to go into it through Necessity; in which Case the Insurers have nothing to reply, because the Affidavit of the Master and his Men is credited, and the Underwriters are condemned without the least Difficulty; but as it frequently happens that a Ship goes into some Port by Order of the Owner, or principal Freighter, unknown to the other Loaders, it is very important to remark the Sense of this Article, and to distinguish him who knew that the Vessel would touch at certain Ports, from him who loaded only for one, and did not know that the was to call at others: For Example, Ships are daily fet up at Amsterdam

for Bourdeaux, and the Merchants load aboard them, without inquiring or imagining that they are to stay at any Place by the Way, and make their Infurances directly for that Place, nevertheless it happens that some one has a confiderable Parcel of Goods to thip for Rochelle, and not finding a Ship ready to depart for that Port, he agrees with the Master loading for Bourdeaux, to take his Goods for Rochelle, and obliges him to deliver them before he proceeds to Bourdesux; if this is transacted without the Knowledge of him who makes Infurance for Bourdeaux only, and any Mischance happens to the Ship at Rochelle, this shall not occasion a Nullity in the Policy of him who was ignorant that the Vessel must call at the latter, but there will be one in the Policy of an Owner of such a Ship, who has got Infurance made on her directly for Bourdeaux; because, according to this Article, be could not direct ber going into any other Port, but that mentioned in the Policy, and that it is supposed he knew, when he made his Assurance, that the Ship was to touch at Rochelle, for if he did not know it till after his Policy was figned, he ought to have got a Clause inserted therein, that the Ship should have Liberty to call there.

It every Day happens, that Vessels which are loading for Marseilles, Genoa, and Legbern, take in Goods for Cadiz, Seville, Barcelona, and other Ports in their Way, without its being known to those who shipped for the first three Places, and who only got their Interest insured to that one of them, where the Merchandize went configued, without inferting in the Policy, a Liberty for the Ship to touch by the Way at the aforesaid Ports, and the Insurers do not use to make any Dispute about it, with the Shippers who were ignorant of it, because they know well enough that it is customary for such Ships to take in Merchandize for different Places; but an Owner who insures, for Example, from Ansterdam to Legborn, without putting in the Policy, that the Ship may touch at, or go into all Ports that are in her Route, his Infurance shall be discharged, if the Vessel is left in any one of the Ports in which she shall have entered, &c.

8th Article, " Limits the Assured to fix Months for abandoning any Ship or " Effects to the Infurers, which some foreign Power has stopped and retains, " when the Retention is on the Coasts, or within the Limits of Europe or " Barbary; and one Year if it is in any more remote Place, counting from the Day that the Brokers shall have advertised the Insurers thereof, by Directions " from the Affured; and it permits these latter, within the Times so limited, "to take their Precautions against the Underwriters, by Securities, Pawns, or otherwise, as they shall think proper, permitting them besides, or their Agents, to load the Merchandize reclaimed and released, upon other Ships, to be " carried to the Place they were defigned for; and if the Affured omit it, the " Infurers may do it; in which Case, these latter shall only be obliged to defray " the Expence of Loading and Freight, and to pay for any Damage the Goods " may have suffered, during their Embargo."

9th Article, makes an Exception in the beforementioned Time, in respect of perishable Commodities, such as Wines, Fruits, Grains, &c. in regard of which, "The Assured shall not be obliged to wait the Expiration of the said six Months, but may endeavour to obtain their Release in the Manner he deems best, tho' " he must make the Insurers acquainted with the Condition the Merchandize

is in."

after

ertife bad

e, and hap-

of the

ceived Hours ng (or unicia

en he he In-

e, who

ore the east in Article, e good

render

n these

n to be s thefe

Damage

be loft 1 flying

Example, veral of

hat it is

acre will

is, if no

not pos-

a Pre-

and all

inserted

urance is

ws of no

d makes cy; but

ithstand-

Affured;

or Non-

e Policy,

s obliged thing to

ntly happrincipal

nark the el would not know

Imfter dam

Remark. In the two preceding Cases of a Detention or Arrest, the Inforers leave the Care of Reclaiming what shall be so stopped to the Assured; but these should not fail to be well and duly authorised by the Insurers, which Authorization is invalid, except made by the Huisher (an Officer) of the Chamber of Infurances; and therefore it imports the Affured not to neglect having it made by him that may effectually serve them, in case the Insurers should make any Wrangling about the Charges of Reclaiming, &c. as these commonly are exorbitant, and frequently occasion great Disputes; to avoid which, the Assured should absolutely do nothing without the Consent of the Underwriters; and when the Sum is pretty heavy, it will be adviseable to engage one or two of them to act in Concert with the Affured, at least in obtaining the Releasement of the embargoed Effects.

If the Merchandizes reclaimed are released, and lo 'ad on some other ship, in order to finish the Voyage, the Assured should not fail to make the Insurera declare it by a Clause at the Bottom of the Policy, by which they acknowledge to be advised that the Ship, upon which the Merchandize insured was leaden, having been embargoed, it was shipped on board such other Vessel, and that they continued the same Risque, as they run on the first Ship, to their destined Port.

10th Article, " Prohibits the making Insurance on the Body of the Ship,

"Guns, and warlike Stores, for above two thirds of their Value, and to infura in any Manner whatfoever, the Freight, Stores, Powder, Balls, Victuals, or fuch like confumable Things.

Remark. This Article was too burthensome to Owners of Ships, in obliging them not to insure above 24000 Guilders, upon an Interest of more than 35, or 36000; so that their Risques were reduced to an eighth Part of the Value of Shipe, by the first Article of the Ordinance of the 26th of *January*, 1693, as will be seen hereafter.

11th Article, " Prohibits Mafters of Ships, Mates, Sailors, Men at Arms " and all others, who ferve aboard, to infure their Salaries, or any thing " that belongs to them, except they have Goods with them above the Import of

"their Wages."

Remark. This Article is founded on substantial Reasons, of which the principal is, as I imagine, that as the Owners are not obliged to pay the Mariners after losing their Ship, these latter commonly endeavour all they can to save her, when in Danger, in order to secure their Pay; and it is certain, that they would not act on such Occasions, with so cauch Warmth, if their Wages were insured. 12th and 13th Articles, "Limits the Time in which the Assured are obliged

" to bring their Action of Damage or Average against the Insurers, wis a Year " and a half, if the Lofs or Damage has happened on the Coasts of Europe or " Barbary, and in three Years, if it has happened in more distant Regions; to " be reckoned from the Time of the Ship's entire Discharge, or from the Time

" in which the Loss has happened."

Remerk. The Case very seldom happ us, that the Assured wait so long a Time to demand their Lofs or Average from the Insurers, or at least to let them know that they have one to settle, which is sufficient for commencing an Action against them, in case of Refusal, even when they cannot know till a long time after. what the faid Lofs or Average will amount to.

14th Article fays, " That all the preceding Orders are to be understood, for

"Affurances made on every Thing that goes by Sea, &c."

15th Article, "Regards the Infurances made on Goods, carried by Land, or "Rivers, the which the Merchants may contract among themselves, as they " shall think proper, except that the Assured shall run the Risque of the to, as in " the Second Article of this Ordinance, and that the Carters or Waggoners shall " not infure above half the Value of their Carts, Waggon or Horses, and nothing

" of their Wages."

Remark. There are very few of these Sorts of Insurances made at Amsterdam, therefore I shall not stay to make any Observations on this, or the subsequent Article 16, which is only " to allow the Affured a Year's Time to demand " from the Infurers the Recovery of the Lofs or Average, which has happened to

" the Goods, going by Land or River."

17th Article Ordains, " That if Insurance is made upon Grains, Fruits, "Wines, Oils, Salt, Herrings, Sugar, Quickfilver, Tallow, Butter, Cheefe, " Hops, Syrup, Honey, Seeds round or flat, and such like Things as are sub-" ject to Corruption, upon Ammunition, and upon Silver coined and uncoined; " they shall be specified in the Policy, upon Penalty of its being otherwise null and void.

Remark. The Alteration of this Article, will be seen in what follows, at

18th Article, " Permits the contracting Parties in Assurances, to make them " before Notaries, Registers, or other publick Officers, or by private Notes of " particular Persons, or before creditable Witnesses."

Remark,

pri

For twe

We 58t

" 0 B Con

to tr

com

" W Re

tear, alter Cafe,

a Pro

220

" the

" fhi " mo

" hin

as pof

them

a difta

Arriva when

vice th

at leaf

the A

their I

aboard 23d

" Inte

other :

good F Sufficie

is raife

more t

the oth

be und or Loss

has und for fou

Cent.

obtaine

24th "Life

Rem

Ih

Remark. As this Ordinance was made on the 31st of January, 1998, it appears that but few Insurances were made then, as they were permitted to be under a private Firm, and upon common Paper, but the Number of them having condiderably encreased since that Time, it was necessary (as will be seen in the Sequel) to ordain a set Form, and to have it marked by the Secretary of the Chamber. For a long Time all Sorts of Policies were drawn up indifferently, under the twelve Stiver Seals, but by the Regulation made by the States of Holland and West-Frije, upon the Duty of the small Seal, of the 28th of August, 1716, in the 38th Article, "It is ordained, that all the Policies, for Sums under 500 Guilders, shall for the future be made under the twelve Stiver Seals; those of 500 Guilders, and less than 10,000, under the twenty-sour Stiver Seals; and those " Guilders, and less than 10,000, under the twenty-four Stiver Seals; and those of 10,000, and upwards, under the forty-eight Stiver Seals."

But as it would be imprudent in the Brokers to hazard a fealed Policy, when their Employers order them to get a Sum infured at a limited Price, or on fuch Conditions as they doubt will not be complied with, they have small Policies on common Paper, which they often get the Underwriters to fign, and afterwards to transfer their Firms to such as are ordained by Law, when the Insurance is

19th Article, " Orders all those concerned in Policies, to make them out according to the Ordinance, and to keep a Copy, Verbatim, of all the Hand-Writing therein."

Remark. This is so much the more necessary, as the Assured may happen to tear, or lose a Policy, or that some Knave, who has got himself insured, may alter something therein to his Benefit, and Disadvantage of the Insurers, in which Case, and in other similar ones, the Copy which the Broker keeps, may serve for a Proof and Testimonial.

I have already spoke of the Articles 20 and 21, under the 6th.
22d Article, " Permits the Affured to demand a Return of Premium from the Insurers less + per Cent. if he does not load the Goods, or those are not shipped for him, on which the Insurance was made, or if he has insured more than the Value of the Merchandize he has shipped, or is shipped for

Remark. When a Return of Premium is demanded, it should be done as soon as possible, to remove all Suspicion from the Insurers, of an Intention to chest them in Case of Damage; and if an Insurance is made on a Ship coming from a distant Port, in the Expectation of having some Goods by her, which on her Arrival, is found to be otherwise, the Assured should show the Underwriters, when he demands the Return, the Letters he may have received, with the Advice that his Correspondents could not send him any Thing by that Occasion; or at least a Declaration from the Captain, attesting, that he brought nothing for the Assured; for without this, he will not be unlike those People, who finding their Merchandize safe arrived, are so dishonest, as to affirm they had nothing aboard, in order to procure a Return.

23d Article, " Ordains, that the last Underwriters shall participate in the " Injurance, as much as the first, either in Profit or Loss."

Remark. With regard to Profit or Loss, one Insurer may have more than another in the same Insurance; for when a very large Sum is to be insured, and a good Part of it is done at a certain Price; for Example, at three per Cent. but a Sufficiency to complete it is not to be obtained on these Terms, the Premium is raised to four per Gent. in which Case the last Underwriters gain one per Cent. more than the first, if the Adventure arrives safe, and lose one per Cent. loss than the others, in case it does not; but it is not in this Respect, that this Article is to be understood, for it only ordains, that each Insurer mail partake of the Profit or Loss, in Proportion to the Sum he has signed for, viz. if one Insurer, who has underwrote at three per Gent. gains the Premium, he that has underwrote for four or five per Cent. gains it also; and if he that has signed for three per Cent. pays fifty or fixty per Cent. Loss or Average, he that has by his Firm obtained four or five per Cent. thall pay neither less nor more than the other.

24th Article, "Orders, upon Pain of Nullity, not to make Insurance upon the

" Life of any one, nor upon any Wager of a Voyage, nor any fuch Inventions."

Cheefe, are fubancoined

, Fruits,

Ship, nium is, or

liging

ue of

Arms thing port of

prin-

ariners

ve ber would

infured. abliged . a Year

10 square one; to

e Time

a Time m know

n againft

ac after, tood, for

Land, or as they

res shall

nothing

mfterdam,

demand pened to

wife null

llows, at

ake them Notes of

Remark.

Remark. As there is no Point of Practice, or Subtlety in the World, either to gain or preferve Money, which has not been found out or invented at Amsterdam; this Article is not always religiously observed, and there are People, who, having a Post, which, for Example, may bring them in 3000 Guilders per Ann. get that Sum insured on their Life for a certain Number of Years, that if they die, their Family may enjoy the Revenue, for the Remainder of the Term insured; but these are very ticklish Insurances.

25th Article imports, "That the Affured having abandoned in Form to the Infurers, these latter shall have three Months Time allowed to pay the Sum they have underwrete for."

Remark. The Insurers are obliged to pay the Sum insured, entire, without any Deduction, in case they take the abovementioned three Months to do it in; but the common Custom is, for them to have two per Cent. abated in case of prompt Payment on Losses well proved, for if the Proofs are insufficient, the Insurers endeavour to take Advantage of this Circumstance, to pay as little as possible, and the Affured must get as much as they can, or wait till they have procured Proofs of the Loss, in all the Forms by Law required.

26th Article, "Says, that if the gross Average does not exceed one per Cent. the Insurers shall not be obliged to pay it."

Remark. Averages of two or three per Cent. happen so often, that the Insurers find no Advantage in this Article, and therefore they have for a long Time agreed to sign no Policy, which does not free them from any Average under three per Cent. as also to be free from the Expence of Jours de Planche, (which are those Days a Ship is to lie by Custom or Charterparty, more than what is necessary to load or unload her Cargo) and as they are frequently obliged to pay Averages upon Wools, Flax, and Hemp, they have for some Years past agreed among themselves, not to insure on these three Sorts of Merchandize, except free of

Average under ten per Cent.

Nevertheless, when the Insurers are sued, the Commissioners of the Chamber have no Regard to these Clauses, but condemn the Underwriters to pay all Averages that exceed the one per Cent. in Conformity with the Ordinance.

27th Article, "Frees the Insurers from paying the Damage or Los, upon "Things that corrupt and spoil from their own imperfect Nature, when some foreign Cause or Mischance has not contributed to it."

Remark. If the Grain, Fruits, or other such Merchandize, happens to heat, or the Wine, Brandy, Oils, and other Liquors, are spilt and leaked, without any Thing's contributing to it, the Damage is the Assured's; but if it is occasioned by the Sea-Water in a Storm, or by a Shock of the Ship against some Bank of Sand, or any similar Cause, the Damage is for the Insurer's Account.

28th Article, "Obliges the Affured to advertise the Insurers of the Advices they receive, of the Mischances, Embargoes, and Damages, which happen to the Ships or Effects insured, and that the Brokers, or other publick Persons, do make Minutes of such Advertisements."

Remark. The Affured are so much the more obliged to give this Notice to their Insurers, as it is they who must pay the Damage, in case of a Disaster; and if the Affured does the least Thing unknown to the Underwriters, and without their Consent or Authority, and that what the Affured shall have done to prevent a greater I!!, turns out the Reverse of what he expected, there are many Cases in which the Insurers would not be obliged for the Damage, and others in which they may have room to wrangle a great deal, to lessen their Loss.

they may have room to wrangle a great deal, to leffen their Loss.

20th Article, "Imports, that this Ordinance ought to be understood generally, for all the Insurances which shall be made in this City, as well by the
Subjects of this Country as by Strangers, and upon all Sorts of Merchandize
and Effects, going and coming both by Sea and Land; and if they are contrary to the Ordinance, they shall be null and invalid, as is mentioned in the
first Article."

bro

Remark. I have already observed on the first Article, that many Insurances were made, which are not entirely conformable to the Ordinance; and I have nothing more to add here, but that Uie and Custom have introduced many Things which are contrary, but he ought to be extremely sedulous, on making any

Infurance contrary to the Ordinance, taking care what Infurers underwrite the Policy, and to infert all fuch Clauses, as may leave no Room for Dispute, or to have them annuited by the Chamber of Infurances, or by the other Courts of Juftice, in case of being obliged to come before them, which will in a great Measure depend on the Ability and Forecast of the Broker.

30th Article, "Forbids the Commissioners of the Chamber of Assurances, their Secretary and Clerk, and all Insurance Brokers, to insure or to be insured,

ther to

terdam 3

having Inn. get ey die,

to the

ie Sum

out any

in; but

prompt

Infurers ble, and

roofs of

er Cent. Infurers

e agreed

hree per

re those effary to

Averages

among

free of Chamber

is, upon en fome

heat, or

out any

casioned

Bank of

Advices

ppen to fons, do

otice to

er; and

without

prevent

Cases in

which

d gene-

handize

re con-

in the

es were nothing

Things

ng any furance " directly or indirectly."

Remark. It may be seen, that this Prohibition, with respect to the Commisfioners and Secretary, is taken away, by the Ordinance Numb. 4. But in regard of the Sworn-Brokers, as they take an Oath not to do any Buliness for their own Account, when they are admitted, they can neither insure nor be insured, without contravening or breaking their Oath; nevertheless there are many, who have

Ships and Parts, which they every Day get infured.
31st Article, "Orders to punish exemplarily all those who shall use any Fraud, " Misdemeanour, or Cheat in Assurances.

Remark. Infurances were invented and introduced, purely with the Defign to relieve Merchants in case of a Loss, by sharing as much as they thought proper to get insured; therefore, it would be acting very unjustly, to aim at gaining or enriching one's self, by making the Insurers lose, as has happened more than once, by Thieves and Knaves, who have infured large Sums on Ships, aboard which they had nothing, or Things of a very small Value, which they have in Concert with the Captains procured to be loft, or by some such other Tricks: It is therefore of the utmost Importance to the Insurers, that this Article be pursued to the greatest Rigour, and it may be seen in the Ordinance Numb. VII. Art. 2. that these Sorts of Cases are reserved to be judged by the

Lords Echevins (or Sheriffs.)
32d Article, "Ordains, that all Accidents of Infurance, shall be brought in
the first Instance before the Commissioners of the Chamber, which they shall judge upon the Footing of the Ordinance; and for their Employ, they shall

"have jointly with the Secretary One-third per Cent. on the Sums brought for their Determination, payable by the Plaintiff."

33d Article, "Authorises the Commissioners of the Chamber to order a Delivery of the Money demanded, wholly, or partly, if they think proper,

44 after the Verification of the Policies and Proofs, and that it appears to them, that the Notification of the Loss to the Insurers was made three Months before, permitting those who have obtained the Possession, to remain with the Money, under a sufficient Security, to return it with Interest, after the Rate of twelve " per Cent. per Ann. if the Commissioners find afterwards that it ought to be returned."

34th Article, "Permits an Appeal from the Sentence of the Commissioners, to the Echevins (or Sheriffs) of the City."

35th Article, "Ordains, that the Execution of the Sentences given by the "Commissioners, shall be performed in the same Manner, as that of the Sen-

" tences given by the Seigneurs Echevins." 36th, and last Article of the Ordinance, No. I. " Directs those who appeal to " the Seigneurs Echevins, from the Sentence of the Commissioners, to do it in " ten Days, and to give in their Articles in ten Days after, paying at the first

" Audience twelve Guilders as a Mulct, if the Sentence of the Commissioners is " confirmed by the faid Seigneurs."

Remark. I shall content myself with giving the Sense of these four last Articles just as they are, without entering into a Detail of the Cases that may happen, when obliged to litigate them with the Insurers, because that there is an Insurery, which almost all differ one from another, in the whole or in Part, and which the Sollicitors, who plead these Sort of Affairs often, know so well how to embroil, that the Process may last longer than it ought; I shall only remark on this Subject a Passage in the Treatise of Averages, wrote by the samous Quintyn Wyssen, which is very often cited in Justice, upon the Matter of Averages and Insurances, where he says, that the Insurer is regarded by all as a Pupil, that is to fay, that they are protected in Justice as Orphans, and that they are never con-

demned to the utmost Rigour, as it may be done in a Cause between Particulars; and it is for this same Reason, that I advise all those, who have any Difference with the Insurers, to agree it amicably, as well as they can, and avoid a Suit, as they may becertain they will often get more by a friendly Adjustment than by a Litigation; for the Insurers had rather grant something than be prosecuted, because this makes them decryed as Wranglers; but it must at the same Time be confessed, that if too much is demanded of them under this Belief, they rather chuse to go to Law, in which they are not quite wrong.

And as in Process of Time some new Cases have happened, not mentioned in the Ordinance, the Magistrates of this City have, from Time to Time, made Additions and Amplifications, and changed those Articles which they found not to be effential. The Additions are contained in the eleven Regulations or Ordinances following, which I shall mark from No. II. to KH. to follow the Order in which they are couched, in the Manner of Proceeding before the Justice of Amsterdam, from whence I have taken them.

Nº. H.

The 30th of January 1626, "The Lords Justices, willing to amplify the fecond Article of the preceding Ordinance, have ordained, that when any one is insured, and the Insurer fails and becomes insured, the Assured may set aside the Insurance, by his netifying it to him, by a Notary and two Witnesses, at the Place of his last Habitation or to his Assignee, leaving however the Premium, which he cannot reclaim, and asterwards he may get himself in-

"fured by another Underwriter, on good and bad Advices."

This Amplification was undoubtedly made to prevent the Difficulties which might refult, from what the Asticle 2, (where it is spoke of) ordains, that the Affured shall run the Risque of the formal and the Asticle 2, (where it is spoke of) ordains, that the Affured shall run the Risque of the all under 12000 Guilders, according to which, a Man, who has got 10800 Guilders insured on Goods worth 12000, cannot insure any more; and one of the Insurers happening to fail, and the Affured being desirous to get some other to underwrite in his Room, it would seem by the Policy, that he should have got himself insured for more than he was permitted, if he had not given it over, in the Forms directed in this Amplification, which may serve him for Proof in case of Need; but as I have mentioned under the second Article, that any one might get himself insured entirely, I shall only observe here, that if an Insurer happens to fail, the Affured should by

No. III.

no Means omit defifting from his Infurance, in the Forms prescribed by this

The 9th of May, 1614, "Our Lords of Justice having examined the 17th "Article of this Ordinance, and found that great Abuses have resulted from it, they thought proper to alter it; and to ordain, that hereafter, all Sorts of Merchandizes and Effects whatsoever, shall be comprehended under the general Names of Merchandize or Effects, corruptible or incorruptible; but that he that would insure upon Gold, Silver, coined or uncoined, Precious-Stones, or Jewels, and Ammunition, shall be obliged to have it expressed in the Policy,

"on Penalty of its being nulled."

The 17th Article abovementioned, orders to specify in the Policy, the Merchandizes which are subject to perish through their own Nature, which was quite needles; because the 27th Article of the same Ordinance, exempts the Insurers from paying the Damage which shall happen without any foreign Cause; and whether these Sorts of Merchandize are named in the Policy or not, when any Damage happens, the Question is, to know what Cause produced it; but in regard of Gold, Silver, Jewels, and warlike Stores, the 17th Article remains in its full Force.

Nº. IV.

In February, 1600, and in the Month of June, 1601, "Our Lords of Justice ordered, that the Commissioners of the Chamber of Insurances, and their

" Secretary, might be infured."

Amplification,

The

se the

" he

ee tha

" the

Th

of the

the C

Infure

ftrong

Seas v greatly left to

To

miffio

when

fioners

have t

their (

those v

that ar

Taxati

Estima

and de

Thi

which

" befo

" which

" they

The joth Article of the first Ordinance has prohibited it; [as may be seen in the faid Article. A grant with during it something it and prohibited it is a second with the faid Article. A grant with the faid of the faid with the faid and the faid of the faid

Nº. V.

ured.

Time

ather

ed in

made

d:not

ns or

w the

stice of

fy the ty one

neffes,

er the

df in-

which

at the

ing to

12000,

and the

an he

Ampli-

men-

uld by

y this

om it,

eneral

es, or Policy,

Mer-

quite

: and

n any but in

ins in

uftica

their

The

This Ordinance provides, that all the different Accidents which arife from Averages, shall be carried in the first Instance before the Commissioners of the Chamber of Insurances, to be by them regulated and decided, in the Manner established with respect to Insurances, in the last Articles of the first Ordinance, and that the Execution of the Sentences shall be performed according thereto."

on configurate to Cop the Marra of ...

"The first Part of this Ordinance, provides, that they shall every three Days proceed against those, who being cited before the Chamber, shall not appear; and that for the first, second, third, and sourth Fault of Non-appearance, they shall be condemned on the second Omission, in a Mulct of six Stivers; on the stiring, in twelve Stivers; and at the fourth eighteen Stivers; and that the Commissioners may condemn or absolve for the Principal at the fourth Neglest, however, without decreeing a Security in Virtue of the said Faults, unless the Commissioners see by the Deduction of the Cause, that it is disposed so that he ought to be ordained to give it, instead of a definitive Sentence, in Virtue of the fourth Fault.

The fecond Part ordains, that the Decay or Ruin of the Ships that go from hence to the Indies, whether it happens going or coming, shall be on Account of the Insurers, unless these Vessels happen to be employed in an extraordinary Manner in the said Indies, for the Trade thereof; and that all the Merchants shall be obliged to place their Merchandize, upon which the Averages ought to be regulated, according to their true Value; and that this may be done with the greater Honesty, the Effects, brought under Contribution, shall be put into the Hands of the Commissioners, to the End that they may be enabled to determine equitably."

This Ordinance was made the 20th of June, 1606, before the Establishment of the India Company, and regards more the Particulars who traded there, than the Company, who never insure that it know of; but since that it charges the Insurers with the perishing of Ships in a Country so distant, there is much stronger Reason that they should be answerable for the same Missfortunes in those Seas which are a great deal nearer, in which the Insurers would cartainly be greatly to be pitied, if the Commissioners had not some Regard to them, which is left to their Discretion in the Ordinance, No. XI.

To commit the Effects put under Contribution of an Average, into the Commissioners Hands, that they may judge equitably, is very often impossible, and when it is otherwise, the Thing would be equally troublesome to the Commissioners and Merchants; therefore in such Cases, the Commissioners themselves have the Ships taxed that lie before the City, and order the Merchants, who have an Interest in the Loading, to bring in an Account of the just Value of their Goods to the Chamber, and as this is often done after the Goods are fold, those who have disposed of theirs, insert the Produce in their Account, and those that are still unfold, they pass according to the Price current; and upon the Taxation of the Ship, these different Accounts of the Merchants, and the Estimation of the Damage happened, the Commissioners regulate the Average, and decree the Repartition in their Sentence.

No. VII.

This Ordinance, made the 14th of June, 1607, contains five Articles; of which the

- A Article ordains, " That the Fines proceeding from the Faults obtained before the Chamber, shall be exacted by the Huissier of the Chamber; of which he shall have the third for his Trouble, and if he cannot recover them,
- " they may be exacted by the Sergeant of Monfieur the Officer."

ad Article, "Directs the Commissioners to send before the Lards Echevins, "all those Causes of Insurance in which they have found any Fraud." This is properly a Confirmation and Amplification of that which is said in the first Ordinance, Article 31.

32 Article decrees, "That when in any Danger, some gross Goods shall have been thrown overboard from between Decks on Ships coming from the

"Levant, they shall be brought into an Average, on Ship and Cargo."
This is a Law generally received by all Europe, to bring into a gross Average all that is thrown into the Sea, all that is cut away, broken or last in the Danger, to fave that which remains aboard; which makes me believe, that this Article was only made to stop the Mouths of some Wranglers, who it is probable would maintain, that what is put between Decks, being thrown overboard in the Danger, ought not to be brought into an Average.

4th Article, "Authorizes the Commissioners to condema the Parties, in all

or half of the Expences, or to decide them as they shall think proper, sth Article, "Enjoins the Commissioners not to carry to the Insurers Account when they regulate any Average) only what they shall find ought to be carried

to Averages."

For so understand this Article aright, it must be observed, that Averages are frequently regulated in one Manner between the Proprietors of the Ship and those interested in the Cargo, and in a different one, with regard to the Insurers, who are not obliged generally to pay all that is brought into an Average upon Ship and Goods, but only certain Articles, according to the Circumstance of the Case, which would be too long to deduce here.

No. VIII.

This Ordinance also contains five Articles, of which the

If Article, "Decrees, that all the Premiums of Insurance, which do not exceed 7 for Cont. shall be paid in ready Money, without deducting them from the Damage in these Causes, which shall be brought before the Chamber, but

" they shall be counted, and held as paid."

2d Article, " Ordains, that the Premiums exceeding 7 per Cent. shall be paid " in fix Months after figning the Policy, but if the Premiums on going and " coming amount to more than the 7 per Cent. and to 14 per Cent. inclusive, the half shall be paid down, and the other half in six Months after, with the " Interest of 12 per Cent. per Ann. after the Expiration of the said six Months, to

" the Time of Payment."

In Obedience to the first of these Articles, or to both of them, the Insurers never fign a Policy, that they do not infert at the same Time, that they have received the Premium, although they do not receive it till two or three Months after, and fometimes never, because they have an open Account with every Broker, and if a Loss happens, they draw upon him, without having enjoyed the Premium. It is true, that they may recover of him directly, and it were to be wished for their Sakes, that they gave less Credit to some Brokers, who use the Premiums to pay every Thing else but them; if they gave so much less Credit to the Brokers, the Insurers would not suffer as they often do, when any one of the former becomes Insolvent; for if the Merchants, by employing the Brokers, give them an Opportunity of gaining their Brokerage, they only are answerable to the Infurers for the Premiums; and if those were paid in ready Money, the . Brokers would not be exposed to this Risque.

In regard of the Premiums on going and coming, the Custom observed for a long Time, has been in the same Manner as above, but the Broker will not engage with the Insurers only for the Premium out; and when the Ship is arrived, or is upon her Way Home, the Insurer assigns the Premium of her Return on the Affured; but as it frequently happens, that some of the Affured fail during the Interval of the Voyage, by which the Underwriters lose the Premium on the Ship's Return; it is now some Years since they have obliged the Brokers to be

answerable for both, in which I think they have acted very prudently.

3d Article, "Ordains, that when the Chamber of Assurances has made a "Repartition of the Average or Damage, the Insurers shall be obliged to pay it

" Th let une

> " all dos

66 ** 46 the

2

oug Cent

151 C " ha

T

as th

Real Hom ing d

As Arriva back, It i Articl

In I of the and ot those t in long and if fold fo " ther

can high the se A

out, to a "directly, and in Default thereof, they shall pay the Assured an Interest on the Sum in which they have been condemned, after the Rate of 12 per Cent. per Ann. to be reckoned from the Day the Repartition is made, till the Time of

1, the

erage

rticle

n the

in all

arried

those

s, who n Ship

e Cafe

do not m from

be paid

ng and

clusive. vith the

nths, to

Infurers

ey have Months

h every enjoyed

were to

who use is Credit

Brokers,

werable

ney, the

red for a

will not

arrived.

turn on

m on the

ers to be

made a

to pay it directly,

This Case occurs so rarely, that I have never seen an Example of it; but on the contrary, a Loss or an Average is no sooner regulated by the Chamber, than the Infurers are the first who desire to pay, unless they think themselves unjustly dealt by, and have an Intent to appeal.

4th Article, "Directs the Commissioners not to make any Repartition of total " Losses, till the three Months of the Abandoning be expired, according to the

" 25th Article of the first Ordinance."

I have remarked upon the faid 25th Article, that in fuch Case the Insurers ought to pay the entire Loss, but in agreeing it amicably, they only pay 98 per Cent. which is better both for the one and the other, than to go to Law, for many

15th Article, " Orders, that the Brokerage on Insurances shall not exceed ; per Cent. as well on going and coming, as on going, or coming only; to be paid,

half by the Insurers, and the other half by the Assured."

The Custom is, that the Insurers only pay the Brokerage at 1 either going or coming, and 1 per Cent. Outwards and Homewards; and if this is not agreed to, as the Brokerage for going or coming fingly is & per Cent. the Brokers may with Reason, first make the Insurance Outwards, and some Days after make that Homeward, in order to get double Brokerage; and I do not doubt of their having done so, fince the making this Ordinance, &c.

Nº. IX.

It is ordained by this Amplification of the preceding Ordinance, No. VIII. "That all the Premiums of Infurance, at whatever per Cent. they may be, and let them be what they will, shall be paid immediately on figning the Policy, under Penalty of their being null; provided that those which are made for going and coming, the Premiums for going shall be paid directly, and the Premiums for returning shall be paid on the Arrival of the Vessels; and of all the Insurances which are made by the Month, the Premiums shall be paid down for as many Months as shall be stipulated in the Policy."

Nº. X.

As the foregoing Ordinance does not very clearly explain itself; in faying, that the Premiums on the homeward bound Voyage shall be paid on the Ship's Arrival, this Article is added, and imports, that the Premiums on her coming back, shall be paid when the Vessel shall be returned, and sinished the Voyage.

It may be seen by these two Articles, what I have faid under the second Article of No. VIII.

No. XI.

In Reply to the Advice which the Commissioners of the Chamber requested of the Burgomasters, how they should regulate the Damage upon Woad, Sugar, and other Merchandizes, which come from the Axores Islands; as a very great Difference is found in the Price, between those bought with ready Money, and those taken in Truck; and also upon what the said Commissioners represent, that in long Voyages, where the Affured gain largely, the Veffels decay confiderably, and if they are loft, the Infurers pay a great deal more than the Ships would have fold for if they had arrived in Safety.

" Our Lords of Justice ordained, that the Word should be reckoned, till far-" ther Order, upon the Footing of 800 Rees the Quintal, unless the Concerned

can prove in eight Months, that the Woad was bought in the faid Isles, at a higher, or lower Price; and with Respect to Sugars and other Merchandize,

the Commissioners may value them as they shall think proper."
"And touching the Ships, which by the Length of their Voyages, are worn " out, worm-eaten, or become unnavigable, the Commiffioners were authorized " to act according to their Diferetion."

It is very just to have Regard to the Price of the Goods which are to contribute to an Average, when the Calculation is to be made, more especially when some Part of them have been taken in Truck, and the other paid for with Ready-Money; in which Case, those that are received in Truck would cost a good deal more if passed at the Price they were taken at in Barter, than those purchased with Ready-Money, and would not however be any thing better, and notwithstanding they would pay considerably more than they ought towards the Average. For Example, A Quintal of Woad shall have been taken in Truck for 1200 Rees, and a Quintal of the same bought for 600, with Ready-Money; and if the Average is regulated on the Footing of these two Purchases, the Quintal taken in Truck will pay double the Average that the Quintal bought with Ready-Money will, which would be visibly contrary to Reason, and to the Ordinance No. VI. which directs, that Things should be put at their true Value.

of

tion

or t

of v

or a

Ho

her

Left

prop

Dan

of F

Barr

pen

or e

Defi

in yo

you :

we f

Adva

dema

shall happ

with

and f

them

Matte

the (

ordaii 1st

" Ta

" mi

" Th

" Ri

Th

all th

Rifqu

In Respect of the Decay of Ships, it is certainly very equitable, that it should be regulated, as well in the Regulation of Losses, as in that of Averages; for it is certain, that on many Occasions the Insurers lose, and pay the Damage which happens to Ships, whilst the Proprietors gain a great deal above it.

Nº. XII.

This Amplification decrees, "That henceforward, any Abandon, Registring, or Authorization, in Matters of Insurance, shall not be done but by the Secretary or Huisser of the Chamber of Insurances, who are sufficiently authorized for it by this Ordinance, which prohibits all Notaries, Brokers, and other Persons to undertake the doing any Act, under Penalty of its being null."

If the Affured judge that the Infurers have any room to make a Dispute, they ought not to fail making the Abandon, Registering, or Authorization, as it is ordered here above, because all that they get done by their Brokers is null and invalid, if the Affair comes before the Chamber, and that these Picces must absolutely be drawn up there, and signed by the Huissier, to be valid.

absolutely be drawn up there, and signed by the Huissier, to be valid.

The 5th of March, 1688, the following Ordinance was published;

"Those who would get Insurance made on Ships or Effects already departed from the Place of their Loading, shall be obliged to declare it on the Policy, and to note the Time of their Departure, except they are ignorant of it; and if they are so, they are expressly to declare it in the Policies, on Penalty of its being null."

As this Article has a Relation to, or Affinity with the Articles 6, 20, or 21, of the first Ordinance, it may be seen what I have said under the 6th.

The fame Day, 5th of March, 1688, the subsequent Order was also published. The Lords of Justice having been advised, as well by many Merchants, as Insurers, that diverse Changes were daily made in the Print of Policies, and that almost every Broker added some Novelty, which obliged both the Merchants and Insurers to read, as well what was printed, as wrote in them, and that this was a troublesome Practice, by Reason of the many Affairs they had to transact at the Bourse and elsewhere, from whence proceeded a great Number of Frauds, bad Tricks, &c. the which my said Lords desire, and to prevent, have enacted and ordained, that hencesforward no one shall print or offer any Policy which does not contain Word for Word the same as those that follow, and they must be marked by the Secretary of the Chamber of Insurances, who shall have three Stivers as his Due for each; and no Policy shall be made which is not marked by him, in want of which, they shall be invalid; and the Brokers who offer any Policies, with other Contents than what is in the subsequent Forms, shall pay for each fifty Guilders Mulch.

A Form of the licensed Policies upon Ships.

WE the Underwriters do affure you, Mr. or any other to whom it may appertain, in the whole, or in Part, Friend or Enemy, without any Exception, viz. every one for the Sum here subscribed,

of (in this Blank is inserted the Voyage the Ship is to make)

onhen

rith

t a

rofe and

the

for

and

ntal

ady-

ance

ould or it

hich

ring, y the

ently kers,

being

, they

it is

ll and muft

parted

Policy,

; and

alty of

21, of

nte, as

nd that

nts and is was

sact at rauds.

nacted

h does

nust be

e three

narked

o offer

, shall

end or

cribed,

the Body and Tackle of the Ship (which God freserve) with her Guns, Ammunition, Apparel, and Appurtenances belonging to the faid or to any other, called of which is Captain

or any other who may be put in his Place the Risque, Perils, and Adventures which we take upon us, from the Day and i until the Time Hour, that ાદ માર્ચ તેંદ કશું છે? મુક્કા હેલે that the faid Ship, shall be arrived as above, with her Guns, Ammunition, Apparel, and Appurtenances, and entirely unloaden; and the faid Ship may go forward, retreat, turn, and go about to the Right, Left, and on every Side, in the Manner that the Captain or Captains may think proper, for the Benefit and Advantage of the said Voyage; the abovementioned Dangers, consisting in all Perils of the Sea, of Storms, Fire, and Winds, Arrest of Friends or Enemies, Detention of Kings, Queens, Princes, Lords, and Communities, Letters of Marque and Countermarque, Imprudence of Captains, or Barretry of the Mariners, and in all other Perils and Adventures which can happen to the faid Ship, of whatfoever Sorts they be, foreseen or unforeseen, ordinary or extraordinary, without excepting any one, provided they happen without any Design, or Knowledge of the Affured, we put ourselves in all the aforesaid Cases in your Place, to pay you the Affured, or to your Agent, all the Damage that you shall have suffered, wis each one, in proportion to the Sum he shall have underwrote, as well the first as the last Insurer, and that within one Month after we shall have been duly advised of the Loss or Damage, and in that Case, we give to you the Assured, and to all others a full Power, whether it turns to our Advantage or to our Loss, to lend a Hand to save the said Ship, and its Appurtenances, to fell it, and to distribute the Money, if the Case requires it, without demanding either our Consent or Permission: We also paying the Charges, which shall be occasioned in this Affair, and likewise the Damage which shall have happened, whether any thing is faved or not; and in Respect of the Account of Charges, a Certificate shall be added to the Oath of him that furnished them, without any Contradiction; provided that there shall be paid us in ready Money for the Price of this Affurance pen Cent. engaging for this Effect, and fubmitting our Persons and Goods present, and to come, according to Law, renouncing, as Men of Honour, all Chicanes and Exceptions, which may con-

tradict the present. So done at Amsterdam, &cc. N. B. The Policies on Goods are the same with the above, only varying the Terms (as in the English one) therefore I omit the Translation.

A new Amplification of the Ordinance of the Chamber of Assurances, and Averages, of the City of Amsterdam.

THE Lords of Justice of the City of Amsterdam having seen and examined the Request of many considerable Merchants of the said City, presented to them to-day, befeeching that there may be some Alteration and Redress made in Matter of Infurances; and after having heard the Advice of the Commissioners of the Chamber of Infurances and Averages, have thought proper to enact and ordain, as they do by these Presents,

1st Article, " That henceforward Insurance may be made on the Body and " Tackle of Ships for Seven-eights of their true Value, however, without Per-

" mission to make any on their Freight, Powder, Ball, Victuals, or such like " Things which are confumed, and the Affured shall be obliged to run the "Risque of the One-eighth, as well for what is above, as under two thousand

" Livres de Gros, derogating and altering in this Respect the 10th Article of the Ordinance of the Chamber of Insurances."

The 10th Article of the first Ordinance altered by this, forbids the infuring Ships for above Two-thirds of their Value, which was fufficient to discourage all those who should have a Design to build Ships, it obliging them to run the Risque of One-third of their Value, which might not suit every one; so that it

is with Reason they have changed the said 10th Article of which we are speaking; and it is even very much wished, that they had not obliged the Owners of Ships by this Article, to run the Risque of the One-eighth; for besides its causing many Disputes, there is not naturally any Necessity to oblige a Man to run a Risque, which an Insurer would take on him for the Premium he receives; there is even (if I may be permitted to fay fo) a wide Door opened to Chicanery in this Amplification, which only speaks of the Body of the Ship, without making Mention of the Apparel and Appurtenances, which are very often worth as much, or half as much, as the Body of the Ship, I, however, very well know, that when the Commissioners of the Chamber have a Ship taxed, it is taxed with all its Apparel and Appurtenances, and without Contradiction from the Infurers; but I do not know what would happen if some one amongst them would stick to the Letter of the Ordinance, which only gives Commission to insure the Body; it may be said, that a Ship cannot go to Sea without Sails, Masts, &c. so that her Apparel and Appurtenances being absolutely necessary to perform the Voyage, they may be, and effectually are, comprehended with the Body of the Ship; however, this would not thut the Mouths of some Wranglers, if they were in such a Case. But not to extend my Criticism any farther, I shall say, that when an Infurance is made on the Body of a Ship, it is very necessary to value it in the Policy, and to infert that it is with all its Appurtenances and Dependencies, and fuch other Clauses, as an expert Broker should find a propos to put in, according to the Case and Circumstances.

ad Article of this Amplification fays, " That in like Manner it shall be per-" mitted to infure the simple Ransom, or Redemption of Captains and Sailors, " who run a Rifque of being taken by Corfairs, and that upon Policies (of which " the Plan shall be given herewith) the which ought to be marked by the Secretary of the Chamber, who shall have three Stivers for each, as for other Policies, upon Penalty, that if they are not marked by the faid Secretary, they

fi shall not be valid; and that the Brokers, who shall make any Policies in a

different Manner, shall pay fifty Guilders Mule for each, &c."
The 24th Article of the first Ordinance, prohibits the making Insurance on any Lives whatfoever; and many People confound Liberty with Life, imagining that Infuring the one, was not more lawful than the other, which occasioned many Difficulties between the Owners of Ships, and their Captains bound to the Mediterranean and the adjacent Parts, where they run the Risque of being taken by the Turks, when at War with them, and it was undoubtedly for that, that this Article was made; and on the least Rupture that we now have with any one of the States of Barbary, the Captains defigned for the Mediterranean, will by no Means fail, till their Owners have infured 3 or 4000 Guilders upon their Liberty, in order to redeem them with this Money, in case they are so unfortunate as to be taken.

d Article of the faid Amplification, " Decrees, that any Infurance made upon Money given a la Groffe (a Term used in Holland for lending Money at a large "Interest like Bottomry) upon Goods, shall not be valid, unless it be expressly mentioned by all the Bills of Lading of the Goods, how the Money was taken up, with the Date of the Day and the Place, from whom it was taken, and to whom it was delivered, and for whose Account; but the Assurance being made from a Place, where no Bill of Lading was figned, it must be proved by the Contract de Groffe, or Bottomry, &c."

The 4th and 5th Articles, authorife the Commissioners to condemn, from the fecond Non-Appearance, those who the Insurers have cited before the Chamber for the Payment of Premiums, and to proceed to other Causes every two Days,

and to condemn upon the third Default.

The Form of a Policy of Infurance upon the Liberty of a Person.

E the Underwriters infure you or to whom it may appertain, viz. Each for the Sum here under figned, to on Condition to go every Way, during the whole Voyage, and with Liberty to touch in all Places and in all Countries in the Way, to advance, retreat, get into

of I ther unde In may Conc Infur the P from load the T the P Cafe accor tian M Titre Bef

called

Foreig

Accou

Ship

and hi

It if

N

or in

an

800

the

Notar his R Infu mariti at Par very li An Year a of 100

this P

Terms

Port, unload and load, at the Will of the Captain or Mate, whether it is with the Liking and Confent of the Affured or his Deputy or not, and that upon the Body and Person of bound for upon the Ship (which God preserve) called commanded by Captain

peak-

ers of

run a

naking much, v, that

vith all

furers; flick to Body;

that her

Voyage, e Ship;

were in at when

it in the

cies, and

l be per-

Sailors,

of which

d by the

for other

tary, they

icies in a

litarice on

imagining occasioned

and to the

eing taken that, that th any one

will by no ir Liberty,

unate as to

made upon

y at a large be expressly

y was taken ken, and to

ance being

e proved by

n, from the ne Chamber

two Days,

h Liberty to reat, get into Port.

fon.

Ship (which God preferve) called commanded by Captain and in Cafe that the faid Ship should happen to be lost, and not accomplish her Voyage, we run the same Risque on the Ship or Ships upon which the said may embark, to pursue and finish his aforesaid Voyage, be

it either by Sea or Land; and we only run the Risque of his being taken, by any Nation whatsoever, whether Turk, Moor, Barbarian, or other Insidel Pirates, from whom in case that the said happens to be taken, and ransomed (which God avert) we promise to pay immediately to the Assured, or to the Bearer of these Presents, without any Abatement, each the Sum by us insured for his Redemption, with the other Charges that this Assair may occasion; and that as soon as the Advice shall be received, and that it shall appear to us that he is released, or his Ransom paid, and that the Bills of Exchange have been accepted; but the Sums by us insured must be employed only in his Ransom and concurrent Expences, and for nothing else; and for the Accomplishment of the above, we engage our Persons and Essects, present and to come, submitting them to all Laws and Tribunals of Justice, the whole sincerely without Fraud or Deceit; and we have agreed for the Premium.

So done in Amsterdam, &c.

Policies of Insurance in France, are generally drawn up in the Registry Office of Insurances, in those Places where one is established; and in those Places where there are none, the Policies may be made either before a Notary Publick, or under a private Firm.

In foreign Places where French Consuls are settled, the Policies of Insurance D. de C. Pag. may be entered in the Chancery of the Consulate, before two Witnesses, and all these Policies must mention the Name and Place of Abode of the Insured, his Condition, whether Proprietor or Ag., and the Goods or Effects on which the Insurance is made; they must likewise contain the Name of the Ship and Master, the Place from whence the Goods are, or must be loaded, of the Haven or Port from whence the Ship is to fail, or shall have sailed, of the Ports where she is to load and unload, and of all those where she is to touch; they must also express the Time when the Risques are to begin and finish, the Sums that are insured, the Premium given, the Submission of the contracting Parties to Arbitration in Case of Dispute, and all other Clauses in general on which they are agreed, according to the Use and Customs of the Sea; about all which, his most Christian Majesty published an Ordinance in the Month of August, 1681, where, at Titre 6, du Libre 3, every Part of Insurance is fully directed.

Befides the Insurances we have hitherto mentioned, others are made in France, called Secret, or Anonymous ones, which are performed by Correspondence with Foreigners, even in Time of War.

It is inferted in the Policies of this Sort of Infurance, that it is for a Friend's Account, whosever he may be, without naming the Person; and in Case the Ship or Merchandizes so insured happen to be lost, the Aftured must notify it, and his abandoning the Insurance (by an Act in Form) either by the Register, a Notary, or Bailiff, demanding Payment of the Sums insured (in Consequence of his Relinquishing) in the Time agreed by the Policy.

Infurances are made in many Parts of France, particularly in most of the maritime Towns; and the Beginning of last Yeara Chamber of it was established at Paris, with a Fund of twelve Millions of Livres, in which some Alterations were made about ten Months ago; but as the Articles in their Policies differ were listle from the Dutch. I shall not splarge on them, to avoid Repositions.

very little from the Dutch, I shall not enlarge on them, to avoid Repetitions.

An Office for Insurances was likewise established about the latter end of last Year at Stockholm; and another about six Months since at Naples, with a Capital of 100,000 Crowns. And a Company has been long settled at Copenhagen for this Purpose; besides which, large Insurances are made in Norway, and the Terms generally the same as in Holland.

All Policies maft be made on stamped Paper, and no Insurance permitted on Life, Wages, Provisions, Ammunition, or Materials, only on Ship and Goods, and on these no more than Nine-tenths of their real Value.

The Insurers pay no Average, on Demurrage, or Losses under 3 per Cent. nor on Wool, Hemp, Flax, Sugar, and Stock-fish, under 10 per Cent. and the Laws are so rigorous, that if the Insurance is made for above Nine-tenths of the real Value (as aforementioned) the Premium is funk, and the Perpetrators fuffer

When a Policy on Goods is figned, the Underwriters are answerable for all Damages they may receive, from the Time of their carrying from the Shore, until their being duly delivered on Shore again; and if Credit is given on the

Premium, it bears half per Cent. Interest per Month.
On a Loss of Ship or Goods, the Assured must have it notified to the Insurers, with full Proofs; and if the latter do not pay the Loss within three Months, he must pay the Assured half per Cent. Monthly, from the Time of the Loss being notified to him, until its Discharge.

A Ship bound to any Part of Europe, and no News heard of her within a

Year and a Day, the Insurance is due, and if the Voyage is to any other Part of the World, two Years are allowed; and it is to be noted that a Year and a Day in Law, is understood to be a Year and fix Weeks.

If the Voyage is altered, and Premium returned, half per Cent. is allowed the Underwriters, as in other Parts; and the Infurance in this Country is void, and the Capital confiscate, if not made on stamped Paper.

Venice, Legborn, Genea, and many other Places, have their Underwriters, and pretty confiderable Infurances are fometimes made there; though those I have beforementioned are the principal ones where large Sums are underwrote for,

with the greatest Security.

I thought to have added something in this Place, on the Subject of Averages, as promised at the Conclusion of the Chapter on Salvage, &c. Page 138, supposing I might have met with some farther Remarks worth my Reader's Regard, on examining the Treatife I have now finished on Insurances; but having run over what has been faid of it, I cannot find any Room to enlarge without Repetitions, which I have all along endeavoured to avoid as much as possible; and though I proposed concluding this Discourse on maritime Affairs with what precedes, I shall add the Costs of a River built Ship put to Sea, in Hopes it may be agreeable.

A Ship of 120 Tons for the Hull 61. 10s. per Ton, or thereabout, Masts and Yards, and rough Painting included; Country built.

Ditto, River built, about one Pound per Ton more. A Ship of 200 Tons for the Hull, 61. per Ton, to 61. 6s. Masts and Yards included, Country built.

River built one Pound Difference as before.

Cordage in peaceable Time, from 11. 4s. to 11. 8s. per C. according to Size and Goodness, one with another.

Iron Work, according to the Size of the Ship, per C.

Joiners Work, extra Painting, Carving, &c. according to Agreement. In all Veffels there must be Allowance in calculating the Expence of the Outset for extra Work.

A River built Ship of 120 Tons fitted for Sea, with Men, and Provisions for three Months, may be done from 12 to 1400/.

A Country built ditto will come under the above Calculation.

A River built Ship of 200 Tons, fitted for three Months, 2000/. to 2600/. in peaceable Times, when there is only a small Expence of Guns and Ammunition, and the Number of the Men is not to large as in War, which will make a great Increase in the Expences, according to the fitting out.

they

Con

Jud_į It

with

feren

Man T

it be

Time

Thin A

only,

be fin

unles

is as r

declar

ing th

to two

it is c

the U Arbiti

But

It i

any of

have a But ing th as neit

If

An W

Tr

W other

40

Of Arbitrators, Arbitrament, Arbitration Bonds, and Awards.

N ARRITRATOR is an extraordinary private Judge, between Party and W.A Spak. A Party, chosen by their mutual Consents, to determine Controversies 111 between them.

And he is so called from Arbitrium, (Free Will) as some derive it, or because : Rell. Abr. he has an arbitrary Power, as is supposed by others, for if Arbitratore observe '51. the Submission, and keep within due Bounds, their Sentences are definitive, from which there lies no Appeal.

The Award of Arbitrators is definitive, and being chosen by the Parties, they ! Milf. Abs. are not tied to such Formalities of Law, as Judges in other Cases are, and yet they have as great Power as other Judges to determine the Matters in Variance. but their Determination must be certain, and it is to be according to the express Condition of the Bond, by which the Parties submit themselves to their

It has been a Custom to chuse two, one by each of the contending Parties, with a Liberty for them to chuse an Umpire in Case of Disagreement; but as this Method has on many Occasions exposed the Arbitrators to some Disguits, from those whose Differences they were labouring to reconcile, it has been a Practice for some Time past, to nominate three in the Bonds, by which Means their different Opinions remain fecret, and confequently unknown to the Concerned, who are too apt ungensroully to reflect on a Determination, which will naturally differ from the Opinion at least of one of the Parties, and excite in an uncandid Manner a Censure, where at least their Thanks are due.

The Chancery will not give Relief against the Award of the Arbitrators, except Chanc. Rep. it be for Corruption, &c. and where their Award is not strictly binding by the 179 Rules of Law, the Court of Equity can decree a Performance.

When the Arbitrators make an Award upon one Day, they cannot make an- 26 How, VI. other between the Parties, on any other Day, nor can they do it Part at one 19 Hen. VI. Time and Part at another, although the Times are within the Submission.

Though the Arbitrators may agree upon a Thing one Day, and on another 47 Edw. III.

Thing at another Time, and at last make an Award of the whole.

Arbitrators are to award what is equal between the Parties, and not on one Side Sept. 262.

only, and the Performance of it must be lawful and possible, also the Award must 1 Inst. 201.

Risk. Abr.

18.18. Abr. be final.

If the Arbitrators make an Award of Money to be paid to a Stranger, &c. : Saund. unless the Parties have Benefit by it, it will be void. And a Party is not to be made a Judge in his own Cause by Award.

Where a Thing is to be done on Payment of Money, a Tender of the Money Med. Caf. 33. is as much as an actual Payment.

Action of Debt may be brought for Money adjudged to be paid by Arbitrators, Brown! 55. declaring on the Award; and also Action of Debt upon the Bond for not perform-

ing the Award.
When there is but one Arbitrator, which happens where the Matter is referred 8 Rep. 98. to two, and they cannot agree, but leave it to be determined by a third Person, it is called an Umpirage.

But the Arbitrators are to refuse, and declare they will make no Award, before ! Lill. Abr. the Umpire shall proceed, though an Umpire's Award shall be good, where the 170.

Arbitrators make a void Award, which is no Award.

It is faid an Umpirage cannot be made till the Arbitrator's Time is out, and if 1 Mod. Rep. any other Power be given to the Umpire it is not good, for two Persons cannot '5' have a several Jurisdiction at one Time.

But this feems to be contradicted by the Practice aforementioned, of nominating three Arbitrators in the Bond, except the Distinction consists in Sounds only, as neither of the three is termed an Umpires in D. . . . Jobb

OIL ods.

nor

the the

affer

r all

ore, the

rers,

, he

seing

in a

art of Day

ed the

, and

s, and

have e for,

rages,

uppol-

rd, on n over

itions,

ough I

ay be

As and

Yards

Outlet

ons for

oal. in

inition.

Of ARBITRATORS, &&c.

An Arbitration is generally an Effect of Moderation in the contending Parties, who think it more fafe to refer the Matter in dispute to the Determination of Friends, than to venture a Trial at Law, more especially as the one is costly, and the other transacted gratis; and the Civilians make a Difference between Arbiter and Arbitrator; an Arbiter being tied to proceed and judge according to Law, mingled with Equity; but an Arbitrator is wholly at his own Diferetion, without Solemnity of Process, or Course of Judgment, to hear and determine the

Controversy referred to him, so as it be Junta Arbitrium boni Viri.

Arbitrators should give their Award without entering into Particulars, or affigning their Reasons for it, as this might expose them to a Chancery Suit from a distatisfied Party, and it should be in Writing, and within the Time limited by the Arbitration Bonds.

There should be appointed by the Award, some reciprocal Act, to be done by each Party to the other, which the Law requireth to be quid pro quo, although it be never to small, and reciprocal Acquittances should be directed, either general or particulars ones, according as the Nature of the Decision shall require.

The Arbitrators are not to award any thing, whereby any Matter, already determined by a Decree in Chancery, or a Judgment at Cammon Law, or any Sentence judicially given in the Cause, be infringed or meddled with, for Sentences of judicial Courts of Record are always of a higher Nature than Arbitrators awards, and justle challenge both Obedience and Respect; though Civilians Awards, and justly challenge both Obedience and Respect; though Civiliens themselves do frequently call Merchants in to their Assistance; when the Matter in Dispute is relative to Trade, and sometimes recommend the Decision of a mercantile Point to a Trader, after they have long and curiously debated it, without bringing it to a Conclusion.

ARBITRAMENT (in Latin Arbitrium) is the Sentence or Determination, pronounced by Arbitrators, and published when they have heard all Parties. And this is either general of all Actions, Demands, Quarrels, &c. or special, of some certain Matters in Controversy; it may be also absolute or conditional.

To every Arbitrament, five Things are incident, viz. First, Matter of Controversy. Secondly, Submission. Thirdly, Parties to the Submission. Fourthly,

Arbitrators. And, Fifthly, giving up the Arbitrament.

Arbitrators cannot refer Arbitraments to others, if the Submission be not so, but an Arbitrament that one shall release to another, by Advice of a certain Person, this is good, because it is a Reference only for the Execution of it.

Submissions to Arbitraments are usually by Bond, and the Parties who bind themselves, are obliged to take Notice of the Award, at their Peril; but Things relating to a Freehold, Debts due on Bond, or on certain Contract, Criminal Offences, &c. are not arbitrable.

For ending Suits by Arbitrament, the following Act is the only me made in any late Reign, viz.

After the 11th of May 1608, all Merchants and Traders, and others, defiring to end any Controversy, Suit, or Quarrel, (for which there is no other Remedy, but by personal Action or Suit in Equity) by Arbitrament, may agree, that their Submission of the Suit to the Award, or Umpirage, of any Person or Persons, shall be made a Rule of any of his Majesty's Courts of Record, which the Parties shall chuse, and may insert such their Agreement in their Submission, or the Condition of the Bond of Promise, and upon producing an Affidavit of such Agreement, and upon reading and filing such Affidavit in the Court so chosen, the same may be entered of Record in such Court, and a Rule of Court shall be thereupon made that the Parties shall submit to, and finally be concluded by such Arbitration or Umpirage: And in case of Disobedience thereto, the Party neglecting, or refusing, shall be subject to all the Penalties of contemning a Rule of Court, and Process shall issue accordingly, which shall not be stopped or delayed, by any Order, &c. of any other Court, either of Law or Equity, unless it appear on Oath, that the Arbitrators or Umpire misbehaved themselves, and that such Award was corruptly or unduly procured.

Any Arbitration or Umpirage, procured by Corruption or undue Means, shall be void, and set aside by any Court of Law or Equity, so as such Corruption or undue Practice be complained of, in the Court where the Rule is made for such

8 Rep. 98.

Jenk, Gent. Danu. Abr.

9 Rep. 78. 1 Roll. Abr. 244, 342.

g and 10 W. Ill. c. 15.

f. 2.

Clauf in the An to the Bench this P Aw

GAOGIA

ín

and

Ad

Jud

bro

or b

tram

chose

Ump

and d

or be

this

Reque withou on bot Jervano

Arbitration,

Abitration, before the last Day of the next Term, after such Arbitration made and published to the Parties.

AN ARBITRATION BOND.

NOW ALL MEN by these Presents, that I A. B. of the Parish, &c. in the County, &c. Merchant, am held and firmly obliged to C. D. of, &c. in the County aforesaid, Esq. in—Pounds, of good and lawful Money of Great-Britain, to be paid to the said C. D. or his certain Attorney, his Executors, Administrators, or Assigns, to which Payment, well and truly to be made, I oblige myself, my Heirs, Executors, and Administrators, firmly by these Presents, sealed with my Seal, dated at on the Day of in the Twenty-sourth Year of the Reign of our Sovereign Lord King George II. and in the Year of our Lord God, one thousand seven hundred and fifty-one.

The Condition of this Obligation is such, that if the above bound A. B. his Heira, Executors, and Administrators, for his and their Parts and Behalfs, do in all Things well and truly stand to, obey, abide by, perform, fulfil, and keep the Award, Order, Arbitrament, final End and Determination of E. F. and G. H. Arbitrators, indifferently named, elected, and chosen, as well on the Part and Behalf of the above bounden A. B. as of the above-named C. D. to arbitrate, award, order, judge, and determine of, and concerning all, and all Manner of Action and Actions, Extents, Quarrels, Controversies, Trespasses, Specialties, Judgments, Executions, Extents, Quarrels, Controversies, Trespasses, Damages, and Demands whatsoever, at any Time or Times, heretofore had, made, moved, brought, commenced, sued, prosecuted, done, suffered, committed, or depending, by or between the said Parties, so as the said Award be made, and given up in Writing, under their Hands and Seals, ready to be delivered to the said Parties, on or before the

next ensuing the Date abovementioned: But if the said Arbitrators do not make such their Award of, and concerning the Premises, by the Time aforesaid, that then if the said A. B. his Heirs, Executors, and Administrators, for his and their Part and Behalf, do in all Things well, and truly stand to, obey, abide by, perform, fulfil, and keep the Award, Order, Arbitrament, Umpirage, sinal End, and Determination of J. K. Umpire, indifferently chosen between the said Partie; of, and concerning the Premises, sand deliver the same in Writing under his Hand and Seal, to the said Parties, on or before the

unpirage do make his Award or Umpirage of, and concerning the Premises, for as the said Umpirage do make his Award or Umpirage of, and concerning the Premises, for as the said Umpirage do make his Award or Umpirage of, and concerning the Premises, for as the said Parties, on or before the

Signed, fealed, and delivered in the Prefence of L. M. N. O.

Note, if there is no Umpire, the latter Part must be omitted, wiz. from, but if the faid Arbitrators, &c.

Though as I have before observed, it is now customary to chuse three Arbitrators, and have them nominated in the Bonds.

The aforefaid Bond must be mutual between the Parties, and the following Clause may be added at the End of the Condition, as the Agreement mentioned in the areceding Act of Parliament, wire.

and the speceding Act of Parliament, wis.

And the abovementioned A. B. doth agree and defire, that this his Submission to the Award abovementioned, be made a Rule of his Majesty's Court of King's Bench, (or any other Court of Record) pursuant to the late Act of Parliament for this Purpose provided, and the like for the other Party submissing to such Award.

Award is the Judgment and Arbitration of one or more Persons, at the

AWARD is the Judgment and Arbitration of one or more Persons, at the Request of two Parties who are at Variance, for ending the Matter in Dispute, without publick Authority; and may be called an Award, because it is imposed on both Parties to be observed by them, Distum, quod ad Custodiendum, seu Ob-Spin, Jervandum, Partibus impositur.

4 12

An

f fome of Conourthly, not fo, certain it. no bind Things Criminal made in defiring temedy, nat their ns, shall ties shall e Con-Agreefen, the shall be by fuch ty neg-Rule of delayed, it appear

hat fuch ans, shall aption or

for such bitration,

rties,

on of

, and rbiter Law,

with-

TRI OF

from mited one by ugh it cheral

dready

or any r Senitrators

ivilians

Matter

n of a ted it,

n, pro-

And

310 Of ARBITRATORS, &c.

1 Rase. Abr. An Award may be by Word or in Writing, but is usually given in the latter, and must be exactly according to the Submission. If an Award be according to the Submission by Bond, though it is void in Law, if it be not observed, the Obligation will be forfeited.

it ar

fe:

m

th

Ru

yet

the

Jur

wit

Are

thei

givi faid

com

Alit

and

Judi deni

Part

was . move

pend

Dar

Cafe:

unde

in a

whe

was

with

men

and e

Awa

Alite

only.

fhoul

Term

Actio

D

A

H

Where Arbitrators award a Thing against Law, it is void; if more is awarded than submitted, the Award will be void; but when an Award seems to extend to more than in the Submission, the Words de & super pramiss, restrain it to the Thing submitted.

10 R.p. 31. An Award may be void in fome Part, and good in another Part, if it makes a Summed, 293 an End of all the Differences submitted; and if an Award be good in Part, and void in Part, the good shall be performed.

Danv. 548. An Award without a Deed of Submiffion will be good, bar of a Trespass.

Dyer 243. But the Delivery of the Award in Writing, under Hand and Seal, &c. must a Mea. 171,73, be pleaded, and be exactly replied to by the Plaintiff, in Action of Debt on an Award, or it will be ill on Demurrer.

The Submiffion to an Award may be by Bond, Covenant, or by an Affiampfit or Promise, or without all this, by a bare Agreement, to refer the Matter to such a Person or Persons.

A Husband may submit to an Award, for himself and his Wife, for her Goods and Chattels, to bind her; but an Infant may not make an Jubmission to an Award, or any other for him, for it will be void.

7 H. IV. 31. If feveral Persons do a Wrong to a Man, and one of these, and he to whom the Wrong is done, submit to an Award; the other Persons who were no Parties to the Submission, may take Advantage of it, to extinguish the Wrong.

Dyer 183. And where the Award of Recompence for a Wrong done, is performed, that Wrong is altogether determined; also the Award of a personal Chattel, doth alter the Property of it, and give it to the Party to whom awarded, that he may have Detinue for it.

A Submiffion is of all Actions and Demands, &c. though there be but one Cause or Matter between them; an Award may be made for this: And where two Things are submitted, and the Award but one, it is good, if the Arbitrators have no farther Notice of the other; though if it be of three Things, or some Particulars with a general Clause of all other Matters, in that Case they must make the Award for the Things particularly named, without any other Notice

s Rep. 79.

If the Submission be by diverse Persons, and the Arbitrators award between some of them only, this is good; but if a Submission is of certain Things in Special, with a Provise in the Condition, that the Award be made of the Premisses, &c. by such a Day, there the Award must be made of all, or it will

Plowd. 306. An Award of all Actions Real, when the Submission is of Actions Personal, is 10 Rep. 132. not good.

Dyer 216.

Yet if the Submission be of things Personal, and the Award is, that one of the Parties shall do an Act Real, in Satisfaction of a personal Injury, &c. or a Submission be of one Thing, and the Award made of something incident to, or necessarily depending upon it; or if the Submission is of all Actions real and personal, and the Award only of Matters personal, &c. it will be good in these Cases, if nothing else is notified to the Arbitrators.

An Award made only on one Side, without any Thing on the other, is void in New; as that one shall pay or give Bond for Money to the other Party, and he do nothing for it; but if it be to give Bond to pay, or to pay a Debt, and that the other shall be discharged of the Debt, &c. this is good; so where it is that one Party shall pay Money to the other, and then the other shall release all Actions to him.

5 Rep. March If diverse Trespasses be referred to Arbitrament, and the Award is, that one of the Parties shall make the other Parties Amends, or give a Release, and say not what Amends or what Release, &c. it is void for Uncertainty.

Demands, provided, that if either of them diflike the Award, within twenty Days after made, and within that Time pay 10s. the Arbitrament to be void;

it was held, that the first Part of the Award was good, and the Proviso repugnant and void.

tter,

the

arded

tend

o the

nakes

and

must

on an

umpfit

o fuch

Goods

whom

Parties

d, that thalter

y have

out one

where

or fome y must Notice

between rings in of the

it will

fonal, is

one of

Sc. or a at to, or real and in these

is void rty, and ebt, and

ere it is eleafe all

that one and fay

se of all

n twenty

pe void;

Arbitrators are to make their Award Secundum allegata & probata (according 4 Rep. 84. to what is alledged and proved) but they may not enjoin any Oath to the Witnet-Brewal. 311. fes; the Award ought to be published; and no one is bound to perform, till he can know what the Award is.

A Submission to Award may be revoked, and countermanded before the Award 3 Rep. 78. made, where there is no Specialty to abide the Award of J. S. &c:

A Submiffion was to an Award by Bond, and at the End of the Condition of Salk. 72. the Bond, was this Clause; and if the Obliger shall consent that this Submiffion shall pl. 8. be made a Rule of Court, that then, &c. upon Motion to make this Submiffion a Rule of Court, it was opposed, because these Words do not imply his Consent; but if he would forfeit. Bond, he need not let it be made a Rule of Court; yet because this Clause could be inserted for no other Purpose, the Court took the conditional Words to be a sufficient Indication of Consent, and made the Award a Rule of Court.

A Matter was referred by Consent at Niss Prius, to the three Foremen of the Sali. 73.

Jury; and before the Award was made, one of the Parties served the Arbitrators pl. 10.

with Subpana out of Chancery, which hindered their Proceedings to make the Award. And the Court held this a Breach of the Rule, and granted an Attachment Niss Causa.

Upon a Submission to the Award of the three Foremen of the Jury, who made sall. 73. their Award, the Defendant moved to set it aside; because they went on without plants giving him Time to be heard, or to produce a Witness; and Holt, Chief Justice, said, the Arbitrators being Judges of the Party's own chusing, the Party shall not come and say, they have not done him Justice; and put the Court to examine its Aliter, where they exceed their Authority; however, the Award was examined and confirmed, and the Plaintiss moved for an Attachment for not performing it; and the Court held, that the Non-performance while the Matter was substants yudice, was no Contempt; then the Plaintiss moved for his Costs, and that was denied; upon which Powel, Justice, said, that seems they could not give the Party any Costs, he should never be for examining into Amard of I.S. which Submission sall 73.

H. bound himself in a Bond, to stand to the Award of I. S. which Submission Sall 73 was made a Rule of Court. The Party for whose Benefit the Award was made, pl, moved the Court for an Attachment of Non-performance, which was granted pending that, he brought an Action of Debt upon the Bond; upon this Serjeant Darnell moved, that he might not proceed both Ways, and likened it to the Cases, where the Court stays Actions on Attornies Bills, while the Matter is under Reference before the Master, sed per Curiam. The Motion was denied, and this Difference taken; where the Court relieves the Party by Way of Amends in a summary Way, as in the Case cited, there it is reasonable; otherwise here, where the Plaintiff has no Satisfaction upon the Attachment, and the Defendant was put to answer Interrogatories.

Attachment lies not, for not performing an Award made upon a Rule of Court, Sell. 87. without a personal Demand. Holt, Chief Justice, remembered the first Attach-Pl. 1. ment of this Kind, was in Sir John Humble's Case, in Keyling's Time, in which, and ever since, a personal Demand has been thought necessary. In such Cases of Awards, tho' they be not legally good, an Attachment lies for Non-performance; Aliter, if impossible; but the Party is excused as to that Part which is impossible

Debt, an Obligation to perform an Award, which was, that the Defendant 1 Cr. 411. should enjoy a House, of which the Plaintiff was Lesses for Years, during the Term, paying to the Plaintiff 201. yearly; and for Non-payment of this, the Action was brought; and it was held to lie.

The Form of an Award made by two Arbitrators on a Submiffion.

TO ALL PEOPLE to whom this present Writing indented of Award shall come. We E. F. of &c. and G. H. of &c. send greeting. Whereas there are several Accounts depending, and diverse Controverses and Disputes have lately

lately arisen, between A. B. of &c. of the one Part, and C. D. of &c. of the other Part, touching and concerning, &c. And whereas for putting an End to the faid Differences and Difputes, they, the faid A. B. and C. D. by their feveral Bonds or Obligations, bearing Date, &c. are reciprocally bound each to the other, in the penal Sum of &c. to stand to, abide, perform, and keep the Award, Order, and final Determination of us, the faid E. F. and G. H. Arbitrators, indifferently chosen, between the said Parties, to arbitrate, &c. (as in the Bond) so as the faid Award be made in Writing, under our Hands and Seals, and ready to be delivered to the Parties in Difference, on or before &c. next, as by the faid in Part recited Bonds, or Obligations, with the Conditions thereunder written may appear. Now know ye, that we the faid Arbitrators, whose Names are hereunto subscribed, and Seals affixed, taking upon us the Burden of the said Award, and having fully examined, and duly confidered the Proofs and Allegations of both the faid Parties, do, for the fettling Amity and Friendship between them, make and publish this our Award, by and between the said Parties, in Manner following; that is to fay, first, We do award and order, that all Actions, Suits, Quarrels, and Controversies whatsoever had, moved, arisen, or depending between the said Parties, in Law or Equity, for any Manner of Cause whatsoever, touching the said Premises, to the Day of the Date hereof, shall cease and be no farther profecuted; and that each of the faid Parties shall bear and pay his own Costs and Charges, in any wise relating to, or concerning the same Premises; and we do also award and order, that the said A. B. shall pay, or cause to be paid to the said C. D. the Sum of Sc. within the Space of Sc. And farther, we do bereby award and order, that the said C. D. shall, on or before Sc. pay or cause to be paid to the said A. B. the Sum of Sc. or give sufficient Security for the fame to the faid A. B. And laftly, we do award and order, that the faid A. B. and C. D. on the Receipt of the several Sums of &c. shall in due Form of Law, execute each to the other of them, or to the other's Use, general Releases, fufficient in the Law, for the Releasing, by each to the other of them, his Heirs, Executors, and Administrators, of all Actions, Suits, Arrests, Quarrels, Controverfies, and Demands whatfoever, touching or concerning the Premises aforesaid, or any Matter or Thing thereunto relating, from the Beginning of the World to the Day of the Date, &c. (bere mention the Date of the Arbitration Bonds) last past. In Witness whereof we have hereunto set our Hands and Seals, the &c. in the Year, &cc.

An Umpirage, for want of a Determination by Arbitrators chosen.

O ALL &c. I I. K. of &c. fend greeting. Whereas there are several Accounts depending, &c. (bere go on as in the former Award, until you come to) to stand to &c. the Award, Order, and final Determination, of E. F. of &c. and G. H. of &c. Arbitrators, indifferently chosen, between the said Parties, to arbitrate, &c. (as in the Conditions of the Bonds) so as the said Award was made in Writing, under the Hands and Seals of the said Arbitrators, and ready to be delivered to the Parties in Difference, on or before &c. last past; and if the said Arbitrators did not draw up the faid Award in Writing, and deliver the fame as aforefaid, on, or before the faid, &c. then the faid Parties were to stand to, abide, observe, perform and keep the Award, Umpirage, final End and Judgment of me, the faid I. K. Umpire indifferently chosen, between the faid Parties, for the Composing and Ending of the Differences aforesaid; so as my said Award, Umpirage, and Determination be made in Writing, under my Hand and Seal, and ready to be delivered to the said Parties, on or before &c. as by the said in Part recited Bonds or Obligations, with the Conditions thereunder written may appear. And whereas the said E. F. and G. H. did not make up their said Award between the said Parties, within the Time limited by the said in Part recited Bonds or Obligations, as aforesaid; whereby, and on which Account, the Compassing, Ending, and Determining, of the faid Differences and Matters in Dispute now depends wholly upon me. Now know YE, that I, the said I. K. having taken upon me, the Business and Charge of the said Award and Umpirage, and being willing to set the said Parties at Peace and Concord, by making a final End of

the

P

 B_{ℓ}

an

m

late

&cc.

&cc.

mal

Sub

and the

and

 $\mathbf{E}_{\mathbf{x}\mathbf{c}}$

of A

cour Con

Equ

have

Caul

the Controversies between them; and having deliberately and at large, heard, examined, and duly confidered, the Grievances, Allegations, Titles, Vouchers, and Evidences of both the faid Parties, in Relation to the faid Premises in Difpute, do make, publish, declare, and deliver this my Award, or Umpirage, in the Manner following; that is to say, First, I arbitrate, award, judge, order, and determine, that &c. (bere insert the several Particulars of the Award) in Witness, &c.

An Award or Umpirage by a fingle Person elected to arbitrate.

TO ALL &c. I E. F. of &c. fend greeting; Whereas, &c. (Here go on as in the Award made by two Arbitrators, until you come to, stand to &c.) the Award, Order, and final Determination of me the said E. F. indifferently elected and chosen between the said Parties, to arbitrate, &c. (as in the Conditions of the Bonds) so as my said Award or Umpirage be made in Writing, under my Hand and Seal, and ready to be delivered to the faid Parties, on or before, &c. as in and by the said in Part recited Bonds, or Obligations, and the Conditions thereof may appear. Now know ye, that I, the said E. F. (bere go an as in the last Preeedent) in Witness, &cc.

The Form of a Submission to an Arbitracion, in Order to make it a Rule of Court.

BE it remembered, that A. B. of &c. and C. D. of &c. being desirous finally to end and determine diverse Controversies, Suits, and Quarrels, that have lately arisen between them, did on &cc. agree to submit, and refer all the faid Controversies, Suits, and Quarrels to the Award and Determination of E. F. of &c. and G. H. of &c. Arbitrators, for that End indifferently chosen, by the said Parties; which faid Award is to be made in Writing, under the Hands and Seals of the faid Arbitrators, and ready to be delivered to the faid Parties, on or before &c. And the faid Parties did mutually promife and oblige themselves, that they would obey, perform, and execute such Award, as the said Arbitrators should make in the Premises. Now the said Parties do farther agree, that the said Submiffion shall be made a Rule in his Majesty's Court of &c. at Westminster, and that they will be finally concluded by the Arbitration that shall be made in the Premises by the said Arbitrators, pursuant to such Submission. Witness, &c.

I shall add to the preceding Specimens, the Form of a general Release as Part of an Award; and with it shut up this Chapter.

K NOW all Men by these Presents, that I A. B. have remised, released, and for ever quit-claimed, and by these Presents, do, for me, my Heirs, Executors, and Administrators, remise, release, and for ever quit-claim, unto C. D. his Heirs, Executors, and Administrators, all, and all Manner of Actions, Cause and Causes of Actions, Suits, Bills, Bonds, Writings, Obligations, Debts, Dues, Duties, Accounts, Sum and Sums of Money, Judgments, Executions, Extents, Quarrels, Controversies, Trespasses, Damages, and Demands whatsoever, both in Law or Equity, or otherwise howsoever, which against the said C. D. I ever had, now have, and which I, my Heirs, Executors, and Administrators, shall, or may have, claim, challenge, or demand, for, or by Roason, or Means of any Matter, Cause, or Thing, from the Beginning of the World, to the Day of the Date of these Presents. In Witness whereof, I have hereunto put my Hand Seal, and the Day of &c.

Sealed and delivered in the

Prefence of

R. M.

S. E.

en all officiality and official robi

Of

o) to stand and G. H. arbitrate, Writing, elivered to Arbitrators aforesaid, e, observe, f me, the the Com-Umpirage, d ready to art recited y appear. d between

Bonds or

ompaffing, fpute now ving taken and being

al End of

of the

End to feveral. to the Award,

ors, in-Bond) so

d ready

by the

written mes are

the faid Allegabetween

rties, in Actions, pending

atfoever, nd be no

his own

remifes; se to be d farther,

&c. pay

Security

t the faid Form of Releases,

his Heirs,

els, Con-

iles aforeng of the

the &cc. in

Accounts

Of Aliens, Naturalization, and Denization.

A NALIEN is one born in a strange Country, out of the Allegiance of the King, being quite contrary to a Depicture of the Allegiance of the Man born out of the Land, provided the Place of his Nativity be in any of his Majesty's Dominions beyond Sea, or born of English Parents, out of the Obedience of the King, if the Parents at the Time of his Birth were of such Obedience, is

7 Rep. And if one born out of the King's Obedience, come and reside in England, his Children begotten and born here, are not Aliens, but Denizens.

11 and 13 Will. III. All Persons being the King's natural born Subjects, may inherit, as Heirs, tho their Ancestors were Aliens.

If an Ambassador have any Children in a foreign Country, by a Wife, who is 7 Rep. 11. an English Woman, they are by the Common Law natural born Subjects, and not Aliens.

Cro. Car. 605. March 91. And if an English Merchant residing beyond Sea, marries a Woman of the Country by whom he has a Child, and then dies, this Child is born a Denizen, and shall be Heir to him, notwithstanding the Wife be an Alien.

Those which are born in the English Plantations, are Subjects born, as are those Danv. Abr. 324. likewise born on the King of England's Seas.

There are two Incidents that are regularly necessary to make one a Subject born: 7 Rep. 18. First, that his Parents at the Time of his Birth, be under the actual Obedience of the King; or, Secondly, that the Place of his Birth be within the King's Dominions.

It is the Place of Birth that makes the Ditability of an Alien, to have Lands,

&c. the Blood is not the Disability, but the Place where born.

Rep. 501. An Alien can hold no Land by Descent or Purchase, or be Tenant by the Courtefy, or in Dower.

An Alien may purchase a House for Years, for an Habitation during his Resi-2.129 dency, necessary for his Trade, (tho' not Lands) and if he, being a Merchant, leaves the Realm, the King shall have the Lease; and if he dies here possessed thereof, his Executors, or Administrators, shall not have it, but the King, he having it only as a Habitation for his Trade; and if an Alien be no Merchant, the King shall have his Lease for Years, tho' it were for his Habitation.

The Law is the same if he takes a Lease of Meadows, Lands, Woods, or Pas-Pafeb. 29. Eliz. Sir tures; the King hall have the same, for the Law provides him nothing but an James Croft's Habitation, to trade and traffick in as a Merchant.

Cafe by the An Alien can have no real, or personal Action for, or concerning Lands, Tene-Judges. ments, or Hereditaments, to him and his Heirs; albeit he can have no Heir, yet 1 Inft. 2. he is of Capacity to take a Fee Simple, but not to bold; for the King upon Office found shall have it by his Prerogative.

A Devise of Lands to an Alien is void. 4 Leon. 83, And if a Man be bound to an Alien Enemy, in an Obligation, the Bond is void 1 Lev. 59. Danv, Abr. to him, but the King will have it.

322. 1 Bulft. 134. Aliens may obtain Goods, and personal Estate, by Trade, &c. and may maintain Actions for the same; they may also have Action of Assault and Battery, and for Support of their Credit.

But they cannot bring any real Action, unless it be for a House, for a necessary Habitation, being for the Benefit of Trade. 7 Rep.

And an Alien Enemy cannot maintain any Action whatfoever, nor get any Terms de Ley Thing lawfully within this Realm.

Aliens living under the Protection of the King, may have the Benefit of a Hob. 271. general Pardon.

No Alien shall be returned on any Jury, nor be sworn for Trial of Issues between 2 Inflit. 17. Subject and Subject, &c. but where an Alien is Party in a Cause depending, the Inquest of Jurors are to be half Denizens and half Aliens; but in Cases of High Treason this is not allowed.

y fa

th

fu is

th

the

are

Ad not atio

in t

A four

A Trac

Cuft

pofit. his I

Prote

Cond

defce

Broth

midd the L

regard for th

Defce

Fathe

nearer

Kin ii

or Sift

Realm

Acq

The

ıft.

2dly and e

ıft.

Co

T

A

If foreig An Alien shall not have any Vote in the Choice of Knights of the Shire, or the 270. Burgesses to Parliament.

And all Aliens are incapable of being Members of Parliament, enjoying 11 Will. III. Offices, &cc.

If an Action is brought against an Alien, and there is a Verdict, and Judgment Brewn! 42. against him, yet he may bring a Writ of Error, and be Plaintiff there, and that such Plea is not good in that Case.

Though an Alien may purchase and take that which he cannot keep or retain, GoldBonr. fol. yet the Law hath provided a Mean of Inquiry before he can be divested of the 29. Mit. 19 same, for until some Office be found, the Freehold is in him.

And this Office, which is to gain the King a Fee, or Freehold, must be under Sate, fol. 52. the Great Seal of England, for a Commission under the Exchequer Seal is not Moore 4, sufficient to entitie the King to the Lands of an Alien born, for the Commission Walson ver. is what gives the King a Title, for before that he hath none.

An Alien cannot purchase Lands for his own Benefit, but he may for that of Byr 282. the Crown; therefore if Land be devised to an Alien, the Crown shall have it; Lucal's Rep. yet if an Alien, Tenant in Tail, suffers a common Recovery before Office found, 122, 124, the Recovery is good.

If an Alien, and a Subject born, purchase Lands to them and their Heirs, they 3 Co. 123, are Joint Tenants, and shall join in Affize, and the Survivor shall hold Place till Plead. Com. Office found.

By the finding of this Office, the Party is out of Possession, if the same be of Houses or Lands, or such Things as do lie in Livery; but of Rents, Common, Advowsons, and other Inheritances incorporeal, which lie in Grant, the Alien is not out of Possession, (be they Appendant or in Gross) therefore if an Information or an Action be brought for the same, the Party may traverse the Office, in that Court where the Action or Information is brought for the King.

And if the King obtains not the Possessian within the Year after the Office • 29 Asize, found, he cannot seize * without a Scire Facias.

found, he cannot feize without a Scire Facias.

An Alien Infant under the Age of twenty-one Years, cannot be a Merchant 32.

Trader within this Realm, nor can he enter any Goods in his own Name at the 13 and 14 Customhouse.

Customhouse.

If an Englishman shall go beyond Sea, and shall there swear Allegiance to any 1,4 and 15 H, foreign Prince or State, he shall be esteemed an Alien, and shall pay the same Im-VIII.c. 4. position as they; but if he returns and lives in England, he shall be restored to his Liberties.

An Alien Enemy commosant here by the King's Licence, and under his Lord Royal.

Protection, may maintain Debt upon Bond, although he came not with fafe alla.

Conduct.

The eldest Son of an Alien (being also an Alien) cannot inherit, but the Land shall Co. 74c. 539 descend to the Younger Brother, if a Denizen; as for Instance, if there be three Dr. and St. Brothers, of which the eldest is an Alien, the other two naturalized, and the middle Brother purchases and dies without Issue, the younger Brother shall have the Land.

Concerning the Rule of Descent, a Proximity of Blood is not so much to be regarded as the Municipal Laws of the Country in which the Question ariseth, for the several Laws of diverse Kingdoms have variously disposed the Manner of Descents, even in the same Line and Degree of Nearness; for Instance, the Father certainly is as near of Kin to the Son, as the Son is to the Father, and is nearer in Proximity than a Brother, and therefore shall be preferred as next of Kin in Administration to the Son's Estate.

According to the Laws of England, the Son's dying without Iffue, or Brothers Lit. 1, 3. or Sisters, the Father cannot succeed, but it descends to the Uncle.

There are two Kinds of Descent, according to the common Law of this I last. 10. Realm. viz.

1st. Lineal, from the Father, or Grandfather, to the Son, or Grandfon; and Haley's Hifadly. Collateral, or Transversed; as from Brother to Sister, Uncle to Nephew, Law. c. 1. and a converse: And both these again are of two Sorts:

1st. Immediate, as in Lineals, from Father to Son;

An

of the

ough a

of his dience ence, is

and, his rs, tho

who is

of the

D*enizen*, are thofe

ct born:

bedience

King's

e Lands,

nt by the

his Resi-

ferchant, possessed King, he

lerchant,

or Paf-

g but an

ds, Tene-Heir, yet

pon Office

nd is void

ay mainttery, and

neceffary

get any

nefit of a

s between

ding, the of High

Gran. de Jare 2dly Mediate, as in Lineals, from Grandauner so Grandauner Belli ac Pac. Father dying in the Life-time of the Grandfather, is the Mediam Different of the Lib. 2. C. 7.

Descent, Collatoral, as in Lineal, from Uncle to Nephew, or e-converse.

may be immediate, for the Father dying in the Life-time of the Grandfather, the Son succeeds in Point of Descent in the Lands immediately to the Grandfather; and in a Writ of Entry shall be supposed to be in the Grandfather, and not in the post & cui.

This is called a mediate Descent, because the Father is the Medium through

whom the Son derives his Title to the Grandfather.

In Immediate Descents there can be no Impediment but what arises in the Parties themselves; for Instance, the Father seized of Lands, the Impediment that hinders the Descent, must be in the Father or Son, as if either of them be

In Mediate Descents the Disability of being an Alien, in him that is called the Medius Antecessor, will disable a Person to take by Descent, though he himself

have no fuch Difability.

In Lineal Descents, if the Father be an Alien, and hath Issue a Denizen born, and die in the Life-time of the Grandfather; the Grandfather dies seized, the Son

shall not take, but the Land shall escheat.

In Collateral Descents, A. and B. Brothers: A. is an Alien, and has Issue C. a Denizen born; B. purchases Lands, and dies without Issue; C. shall not inherit, because A. which was the Medius Antecessor, or Medium Disserens, is incapable.

But in any Descents, the Impediment in an Ancestor, who is not Median An-

tecesfor, from whom, and to whom, will not impede the Descent.

As for Instance; the Grandfather and Grandmother being both Aliens, have Issue, the Father, a Denizen, who hath Issue the Son, a natural born Subject; the Father purchases Lands, and dies, the Son shall be Heir to the Father, notwithftanding the Disability of the Grandfather (and yet all the Blood that the Father hath, is derived from his disabled Parents) for they are not Medii Antecessores,

between the Father and the Son, but paramount.

Creek Car. 8.

The Law does not hinder, but that Aan lien is of the same Degree and Relation of Caron's Cale. Confanguinity, as natural born Subjects, or Denizens born, the Son, the Father, and Brother, tho' Aliens; the Son, Father, and Brother, our Law takes Notice of as well as natural born Subjects; and so it was adjudged, for he shall be preferred in Administration, though an Alien, as next of Kin.

But in Cases of Inheritance, the Law tages no revenue of the pounger Tit Coverage he shall not take by Descent, so he shall not impede the Descent to the younger Brother; as for Instance, A. an Alien, B. and C. naturalized by Act of Parliament (Brothers) B. purchases Lands, and dies, fine Prole (without Issue) C. shall inhait, and not A.

Ramfey's Cafe.

A. an Alien, B. and G. his Brothers, both naturalized by Act of Parliament; B. purchases Lands and dies without Issue, the same shall not come to A. nor to his Issue (though a Denizen) but shall come to C. and his Issue; the Law taking no Notice of A. as to impede the Succession of C. or his Issue, though it work a confequential Difability, to bar the Issue of A. parallel to what the Law calls Corruption of Blood, which is a Confequent of Attainder.

Again, in Lineal Descent, if there be a Grandfather, a natural born Subject, the Father an Alien, and the Son a natural born Subject; the Father is made a Denizen, yet he shall not inherit the Grandfather; and if the Father dies in the Life of the Grandfather, the Grandchild, though born after the Denization, doth not remove either the personal, nor consequential Impediments, or Incapacity

Godfrey and Dixon's Cale. In Collateral Descents, the Father, a natural born Subject, has Issue two Sons Godb. 275. Aliers, who are both made Denizens; one dies without Issue, the other shall not in! die him.

Cro Jac. 539. A. an Alien, marries an English Woman, who is letzed of Eather, non abstante 2 Reli Rep. the Father and Mother die, yet the Issue may inherit the Mother, non abstante y angban 285. the Incapacity of the Father being an Alien.

The

th

di

He

the

he for

the if tl

Oat

not

Cros

be re

Fath

and q Pr

born

Fath

of H

Penal

dom

Servi

in caf

in En

out of Britai contin betwe fuch F

If a attain

C

N there Priv of T

1 Perí born The Statute de Natis ultra Mare, declares the Issue born of an English Man Levise 59. upon an English Woman, shall be a Denizen; and the Construction has been, 2; Edw. 111. though an English Merchant marries a Foreigner, and has Issue by her born beyond the Seas, that Issue is a natural born Subject.

But if an English Woman goes beyond the Sea, and there marries an Alien, and Co. Car. Cot. has Issue beyond the Sea, that Issue are Aliens.

Bassa's Case.

Yet if an English Woman marries an Alien beyond the Seas, and then comes Provide Cafe. into England, and has Issue, they are not Aliens, but may inherit.

No Alien, or Person not born within the Allegiance of the King, or natural-12 Ger. II. ized, or made a free Denizen, shall exercise the Occupation of a Merchant, or c. 18.6.3. Factor, in any of his Majesty's Plantations or Territories in Asia, Africa, or America, upon Pain of Forteiture of all his Goods, or which are in his Posession, &c.

All fuch Persons as shall be born on board on any of the Ships employed about 9 das. c. 21. the Trade of the South Sea Company, or in any of the Places which shall be 1.53. discovered or possessed by the Company, shall be deemed natural born Subjects.

NATURALIZATION is the making an Alien the King's natural Subject by Act 1 Inst 8. 129. of Parliament, whereby he becomes as much a Subject to all Intents and Purpoles, as if he was born so, for by Naturalization, a Person's Issue, before the Naturalization, shall inherit.

A Stranger, naturalized by Act of Parliament, may have Lands by Descent, as Heir at Law, as well as have them by Purchase; but until he is naturalized, or made Denizen, a Stranger is not generally under the King's Protection, to have the Benefit of the Laws.

No Person of the Age of eighteen Years or above, shall be naturalized, unless 7 Jac. I. c. s. he have received the Lord's Supper within one Month before any Bill, exhibited for that Purpose, and also shall take the Oath of Supremacy and Allegiance in the Parliament House, before his Bill be twice read; and the Lord Chancellor, if the Bill begin in the Upper House, and the Speaker of the Commons House, if the Bill begin there, shall have Authority during the Session to administer such

The Clause in the Act 12 Will. III. Cap. 2. whereby it is enacted, that no 1 Get. I. c. 4. Person born out of the Kingdoms, though he be naturalized, except such as are such that no 1 English Parents, should be capable to be of the Privy-Council, &c. shall not extend to disable any Person, who, before his Majesty's Accession to the Crown, was naturalized.

No Person shall be naturalized, unless in the Bill exhibited for that Purpose, so there be a Clause to declare, that such Person shall not be enabled to be of the Privy-Council, or a Member of either House of Parliament, or enjoy any Office of Trust, or have any Grant from the Crown; and no Bill of Naturalization shall be received without such Clause.

Children born out of the Allegiance to the Crown of Great-Britain, whose 4 Gev. II. e. Fathers shall be natural born Subjects, shall, by Virtue of the Act 7 Ann. Cap. 5. 21. f. I. and of this Act, be natural born Subjects.

Provided that nothing in 7 Ann. Cap. 5. or this Act, shall make any Children, s. s. born out of the Ligeance of the Crown, to be natural born Subjects, whose Fathers, at the Time of the Birth of such Children, were, or shall be attainted of High Treason, either in this Kingdom or at Ireland, or were liable to the Penalties of High Treason or Felony in case of their returning into this Kingdom or Ireland, without Licence of his Majesty; or were, or shall be in the Service of any foreign State, then in Enmitty with the Crown of Great-Britain.

Service of any foreign State, then in Enmity with the Crown of Great-Britain.

If any Child, whose Father, at the Time of the Birth of such Child, was sattainted of High Treason, or liable to the Penalties of High Treason or Felony in case of returning without Licence, or was in the Service of any foreign State in Enmity with the Crown (excepting all Children of such Persons who went out of Ireland in Pursuance of the Articles of Limerick) hath come into Great-Britain or Ireland, or any other of the Dominions of Great-Britain, and hath continued to reside within the Dominions aforesaid for two Years, at any Time between the 16th of November, 1708, and the 25th of March, 1731, and during such Residence hath professed the Protessant Religion, or hath come into Great-

the f the

les it wher, rand-, and

rough in the liment

em be led the himfelf

born, the Son

Issue C.
inherit,
pable.
dim An-

ns, have ject; the notwithne Father necessores, Relation of

es Notice Il be prerefore, as e younger of Parlia-

rlisment;
A. nor to
aw taking
it work a
calls Cor-

n Subject, is made a lies in the stian, doth Incapacity

two Sons or shall not

d has Issue, con obstante

The

Britain, &c. and professed the Protestant Religion, and died within Great-Britain, &c. at any Time between the said 16th of November, 1708, and the 25th of March, 1731, or hath continued in the actual Possession, or Receipt of the Rents of any Lands in Great-Britain, &c. for one Year, at any Time between the said 16th of November, 1708, and the 25th of March, 1731, or hath bona side sold or settled any Lands in Great-Britain or Ireland, and any Person claiming Title thereto, under such Sale or Settlement, hath been in actual Possession or Receipt of the Rents thereof for six Months, between the said 16th of November, 1708, and the 25th of March, 1731, every such Child shall be deemed a natural born Subject of the Crown of Great-Britain.

And for the better Encouraging foreign Seamen to serve on board British Ships, it is farther enacted, that every such foreign Seaman who shall, after the first Day of January, 1739, have served during the War on board any British Man of War, Merchant Ship, or Privateer for two Years, shall be deemed a natural born Subject of Great-Britain, and shall enjoy all the Privileges, &c. as

an actual Native of Great-Britain.

Provided that no Person thus naturalized, shall be of the Privy-Council, a Member of either House of Parliament, or have any Place of Trust, civil or

military, or have any Grant of Lands, &c. from the Crown.

ENACTED, that after the 1st Day of June, 1740, all Foreigners, who have inhabited or shall inhabit, for seven Years or more, in any of our American Colonies, and shall not be absent from some of the said Colonies more than two Months at any one Time during the said seven Years; and shall take and subscribe the Oaths, and make, repeat, and subscribe the Declaration appointed by the Act of 1 Geo. I. or being a Quaker, shall make and subscribe the Declaration of Fidelity, and take and affirm the Effect of the Abjuration Oath, appointed by the Act 8 Geo. I. and also make and subscribe the Profession of his Christian Belief, appointed by the Act 1 W. and M. before any one of the Judges of the Colony, wherein such Persons have inhabited, or shall inhabit, shall be adjudged to be his Majesty's natural born Subjects of this Kingdom, to all Intents and Purposes, as if they had been really born in the same; that the said Judges shall give the said Oaths, &c. in open Court, between the Hours of nine and twelve in the Forenoon, which shall be entered in the same Court, and also in the Secretary's Office of the Colony wherein such Person shall so inhabit; for doing whereof two Shillings shall be paid at such respective Place, under the Penalty of 101. for every Neglect: Every Secretary is also required to make such Entry, in a Book to be kept for that Purpose in his Office, on Notification by a Judge of the same Colony, under the like Penalty.

All Persons duly qualifying themselves to be naturalized (except *Quakers* or *Jews*) shall receive the Sacrament of the Lord's Supper in some Protestant Congregation in *Great-Britain*, or in some of the *American* Colonies, within three Months next before their Taking and Subscribing the said Oaths and Declaration; and shall, at the Time of Taking and Subscribing the said Oaths, &c. produce a Certificate, signed by the Person administring the said Sacrament, and attested by two credible Witnesses, whereof an Entry shall be made in the Secretary's Office of the Colony wherein they shall inhabit, as also in the Court where

the said Oaths shall be taken, without Fee or Reward.

Whenever a Jew presents himself to take the Oaths pursuant to this Act, the Words (upon the true Faith of a Christian) shall be omitted in administring the same; and the Taking the said Oaths without those Words at the Jews were permitted to take the Oath of Abjuration by the Act of 10 Geo. In hall be deemed a sufficient Taking according to this Act.

A Certificate under the Seal of any of the said Colonies, of any Person's having conformed in the several Particulars required by this Act, shall be deemed a sufficient Testimony thereof, and of his being a natural born Subject of Great-Britain, to all Intents and Purposes, in every Court within the King's

Dominions.

The Secretary of every respective Colony shall send over to the Commissioners of Trade at London, at the End of every Year, to be computed from the 1st of June, 1740, exact Lists of the Names of all Persons who have that Year entitled

13 Ges. II B. 167, 168, i

13 Ges II. P. 135.

p. 160.

p. 170.

p. 171.

recited According that contact Natural as in the second contact of the second contact of

tri the

cor

wh

the

De

of a

Tin of 8 Colc his 1 born

faid

is fet

recei Tl

Prote be qu Th

and a

of thi

turali: to exp the fai

Condi

No

No

N

Purpoi Chi feffed I ritories fland i

It he clothe qualify DEN lang's ceeds ex

themselves to the Benefit of this Act, under Penalty of 50% for every Neglect; all which Lifts shall be entered in a Book, by the said Commissioners, to be kept at the Office for publick View. Provided that no fuch naturalized Person shall be of the Privy-Council, or a

Member of either House of Parliament, or capable of enjoying any Place of Trust in Great-Britain or Ireland, civil or military, or of taking any Grant from the Crown to himself, or any in Trust for him, of any Lands, &c. in Great-

Britain or Ireland.

After reciting the beforementioned Act, it adds, and as many of the People so Gm. II. of the Congregation called the Moravian Brethren, and other foreign Protestants, P. 935, 936. not Quakers, who freuple the Taking of an Oath, are fettled in his Majesty's Colonies in America, and demean themselves there as a sober, quiet, and industrious People, and many others of the like Persuasion, are desirous to transport themselves thither; and if the Benesit of the said Act of 13 Geo. II. were extended to them, they who are now there, would thereby be encouraged to continue their Residence, and others would resort thither in greater Numbers; whereby the faid Colonies would be improved, their Strength encreased, and Trade extended; it is therefore enacted, that from and after the 25th of p. 937. December, 1747, all foreign Protestants, who conscientiously scruple the Taking of an Oath, and who are born out of the Ligeance of his Majesty, who have or shall reside for seven Years in any of his Majesty's Colonies in America, and shall not have been absent out of some of them longer than two Months at any one Time during the said Term, and shall qualify themselves, as by the recited Act of 8 Geo. I. and 1 W. and M. is directed, before the Chief or other Judge of the Colony wherein they respectively have or shall so reside, shall be deemed to be his Majesty's natural born Subjects, to all Intents and Purposes, as if they had been born within this Kingdom; which faid Affirmation, and Subscription of the faid Declaration, the faid Chief, or other Judge, is to administer and take, and the same shall be done in every Respect, as in the said recited Act of 13 Geo. II. is set forth and directed, and Lists shall be transmitted, &cc.

No Person shall be naturalized by Virtue of this Act, unless he shall have p. 948.

received the Sacrament, &c.

The Provisions contained in the Act of 13 Geo. II. &c. shall extend to foreign Protestants, who conscientiously scruple the Taking of an Oath, and who shall be qualified as aforesaid.

The faid foreign Protestants shall enjoy the Privileges of natural born Subjects, and all the Benefits of this Act, and the said Act of 13 Geo. II.

No Person who shall become a natural born Subject of this Kingdom by Virtue

of this Act, shall be of the Privy-Council, &c.

Nothing in this Act, or in the recited Act of 13 Geo. II. shall extend to naturalize any Person, who by Virtue of an Act of 4 Geo. II. (intituled, an Act to explain a Clause in 7 Anna, &cc.) is enacted not to be intitled to the Benefit of the faid Act of 7 Anne, but all fuch Persons shall remain in the same State and Condition to all Intents and Purposes, as they would have been in if the said recited Act of 13 Geo. II. or this Act had never been made.

According to Law, no one can be naturalized but by Act of Parliament, and 1 Inft. 129. that cures the Defect as if they had been born in England; and Acts of this Nature may be so penned, as to cure Defects in the Father or Ancestor, as well as in the Parties themselves, which it will not do except express Words to that

Purpose are inserted.

Children born of Parents Subjects within any of the Places or Guards pof- Die fol. 224. fessed by the King's Army when in an hostile Manner he forcibly enters the Fer- Placit 20. ritories of another Prince or State, shall be deemed natural born Subjects, and Ramin Lord. stand in no need of Naturalization.

It has been conceived, that a Foreigner, being naturalized in Ireland, may 301. clothe him with the Title of a natural born Subject of that Country, but not

qualify him as one of this.

DENIZATION is the enfranchifing an Alien, making him a Subject by the Brad. lib. 5. ing's Letters Patent, and he is called Donaison, because his Legitimation protract 5. c. 25. ceeds ex Donatione Regis (from the King's Gift.) Such a one is enabled in many 2 last. 741.

n the Sefor doing e Penalty ch Entry Judge of

Great-

nd the

eipt of

ne be-

r hath Person al Pof-

toth of

deemed

Britifh

fter the

Britifh

emed a Sec. as

uncil, a

civil or ho have American

han two and fubinted by claration

ppointed Christian

es of the

adjudged and Purges shall

nd twelve

yakers or ant Con-hin three Declaraaths, &c. ment, and the Secreurt where

Act, the istring the fews were be deemed

fon's havbe deemed of Greathe King's

missioners the ift of ar entitled

them-

Of BANKS, &c.

Respects, to do as the King's native Subjects do, to purchase and possess Lands, enjoy any Ossice or Dignity; and when he is thus enfranchised, he is said to be under the King's Protection, or essential and segment Anglice, before which Time he can possess nothing in England. But notwithstanding this, it is short of Naturalization; for a Stranger naturalized may inherit Lands by Descent, which a Denizen cannot; and in the Charter, whereby a Person is made a Denizen, there is commonly contained some Clause, that expressly abridges him of that full Benefit which natural Subjects enjoy.

When the King makes a Denizen by Letters Patent, he may purchase Lands, and his Issue, born afterwards, may inherit them; but those he had before shall not: And though a Denizen is enabled to purchase, he cannot inherit the Lands of his Ancestors, but as a Purchaser he may enjoy them; and he may take Lands

by Devife.

12 Will, III.

Aliens made Denizens are i scapable of Offices in the Government, to be Mem-

It is so high a Prerogative to make Aliens Subjects and Denizens, that the King cannot grant this Power over to any other.

Of Banks and Bankers.

wh

nary

bein

20th

for t

tions

in Ba

Bil

Prote

the P

tested

is a F

the B

Gener

for the

whom Daỳ, any re The

Autho

five So

stead o

" brat

T

A BANK is a publick Office for keeping and circulating Money, to be employed in Exchanges, Discounts, Government Loans, or otherwise

disposed of to Advantage and Gain.

This Word is derived from the Italian one Banca or Banco, as those of that Nation used formerly to exercise the Function of Exchangers (or Bankers) in all the publick Places, or Baurses of their trading Cities, seated on Forms with Benches to count their Cash, write their Letters and draw their Bills of Exchange on; and some Authors add, that when any of them had the Missortune to fail, his Bench was broke, either as a Mark of Insamy, or to put another in its Place, and from this Occurrence they pretend the Word Bankrupt (in French, Bankqueroute) to be derived.

And from which Circumstance, we may see that this Business was originally confined to private Persons; but the Advantages arising from it to trading People, being very diffusive and general, several States thought proper to incorporate some of the most considerable of their Subjects for the Purposes of carrying it on, with a greater Security to the Concerned; whilst other Potentates retained the Protection and Management in their own Hands. Genaa, I believe, was the first that instituted a publick Bank, from which all the rest in Europe were modelled, though with different Improvements, according to the Genius of the People, or the Nature and Usefulness of it in the Part it was erected; but as Credit is dependant on Trade, and the sole Support of this Sort of Establishments (always founded on national Securities) the Decay of the Genoese Commerce, joined to the false Steps they took in the late Embroils of Europe, hastened the Ruin of this Mother Bank, and, it is to be feared, beyond a Possibility of Recovery.

There are many Banks established in several of the trading Cities of Europe, but I shall only treat here of the principal ones, as at Paris, Amsterdam, Rotterdam, Venice, Hamburgh, and our own, omitting those that are more inconsiderable, as only Copies in Miniature of the others; beginning first with the

Bank of VENICE.

T HIS is commonly called Banco del Gero, on Account of the continual Rotation of its Cash, and is properly a Receptacle, or Office, for a publick Deposite, or a general and perpetual Cash for all Merchants and Traders.

It was established by a solemn Edict of the Republick, which ordains, that all Payments, as well of large Purchases as Bills of Exchange, shall be only made in Bank; and that all Debtors and Creditors shall be obliged to pay and receive their Money there, which is effected by a single Transfer from the

Tands,
to be
Time
ort of
which
enizen,

Lands, e shall Lands Lands

f that

Mem-

hat the

to be herwife

of that
i) in all
ins with
schange
to fail,
is Place,
Bank-

riginally People, or porate ng it on, incd the first odelled, or t is de-(always oined to Ruin of

ty. Europe, tterdam, table, as

publick
s.
ins, that
be only
pay and
from the

Accounts of the one to that of the other; so that the Credit and Debit only change Names, without any real or effective Money being paid.

However, Payments are fometimes made in Cash, particularly for retail Business; or when Strangers insist on Ready-Money, or some Persons are better pleased to have their Funds in their own Keeping; and the Necessity of sometimes making these effective Payments, was the Occasion of opening a Ready-Money Office, for those who required it. And it has been experienced, that this current Cash has not caused any sensible Diminution in the Funds of the Bank, but on the contrary, the Liberty of withdrawing the Money at the Proprietor's Pleasure, has rather encreased, than lessened them.

By this Means the Republick, without restraining the Liberty of Trade, and without paying any Interest, makes herself Mistress of five Millions of Ducats (at which the Funds of this Bank are fixed) and at the same Time supplies the Necestaties of State, without being obliged to have Recourse to extraordinary Impositions; and the good Order always observed in the Bank's Administration, (for which the Republick is Security) has rendered its Establishment so solid, that there is Room to judge it will last as long as the Government itself.

In the Bank the Writings are kept, in Liras, Soldi, and Denari de Groffi, of

In the Bank the Writings are kept, in Liras, Soldi, and Denari de Groffi, of which one Lira is worth ten Ducats di Banco, or two hundred and forty Groffi, the Ducat being composed of twenty-four Groffi.

The Money in Exchange is always understood Bank Ducats, which is imaginary, and a hundred of these make a hundred and twenty Ducats, current, so that the Difference between Bank and Current Ducats is twenty per Cent. the Brokers being prohibited to negociate at a higher Price.

The Bank is shut up four Times a Year, viz. the 20th of March, 20th of June,

The Bank is shut up four Times a Year, viz. the 20th of March, 20th of June, 20th of September, and the 20th of December; and it remains shut each Time for the Space of twenty Days: However this does not prevent their Negociations as well in Ready-Money as Bank, to be wrote off at its Opening.

The Bank is likewise shut upon extraordinary Occasions, viz. eight or ten Days at the Carnival, and as long for Passion Week; it is likewise shut every Friday, when there is no Holiday, to make their Ballance.

The Bills of Exchange drawn for the Fairs, or otherwife, must all be payable in Bank, and a Seller cannot refuse Payment for his Goods in the same Manner, except by an Agreement to the contrary.

Bills of Exchange have here fix Days of Grace, and in Want of Payment, the Protest must be made on the fixth Day, otherwise the Holder stands to the Damage; but from the Moment the Bank is shut, a Debtor cannot be forced to the Payment of Bills, neither in Ready-Money nor otherwise, nor can be protested against for it, till on the fixth Day after the Bank opens, except when there is a Failure, in which Case every one may use their Diligences, provided that the Bills are fallen due.

Bank of AMSTERDAM.

THIS Bank, supposed the most considerable and richest in Europe, on the 31st of January, 1609, was established by the Authority of the States General, under the Direction of the Burgomasters of this City, who are Security for the same, and constituted themselves perpetual Cashiers of its inhabitants, to whom it is of the greatest Conveniency and Service, as Millions may be paid in a Day, by the simple Assignations of a Draught on it, without the Intervention of any real Cash.

The Funds of this Bank are related to be so great as is hardly credible, many Authors quoting their Value to be, at least that of three thousand Tons of Gold, and these rated at a hundred thousand Guilders per Ton, make, at only thirty-five Schillings per Pound Sterling, the prodigious Sum of 28,571,406l, but as this Value is unascertained, I shall give Sir William Temple's Opinion of it, in-flead of my own, who, speaking of this Bank, in his Remarks on the State of the United Provinces, says, "In the City of Amsterdam is the Bank, so cele"brated in all the World, on Account of the Greatness of its Treasure, which exceeds that of all others hitherto known, real or imaginary: The Place

of BANKS,

" where it is lodged, is a great Vault under the Town-House, provided with Doors, Locks, and every other Security necessary for its Safety and Preservation; and it is certain, that whenever any one goes to fee the Bank, he will " find there a very great Treasure in Bars, and Ingots of Silver, Plate, and in an incredible Quantity of Sacks full of Metal, faid to be Gold and Silver, as " I believe, in effect, they are; though as there are none but the Burgomasters who have any Direction in this Bank, and as there is no one who keeps any " Account of what is brought in or carried out, at different Times, it is impossible to know or even guess, with any Exactness, the Proportion there is " between the real and imaginary Treasure of it, as it does not folely consist in " the effective Gold and Silver, but also in the Credit of the City, and of the "State, of which the Funds and Revenues are as great as that of force Kingdoms, and it is obliged to be answerable for all the Money brought in: The greatest Payments made between the Morchants of this City, are in Banks " Bills, so that it may be said, that this Bank is properly the general Chest, in: which every one incloses his Money, because they deem it there to be in greater Security, both for paying and receiving, than if they had it in their own Coffers; and the Bank is so far from being obliged to pay an Interest on the " Money deposited in it, that what is there, is worth more than the current. " Money, in which small Payments are handily made, because it neither admita nor receives any Cash, but of the best and most valuable Species, and those " that are most current, as well in Germany as in the Low Countries.

By its Establishment, it is ordained, that the Payments of Bills of Exchange, and wholefale Goods, shall be only in Bank, except the Sum be under three hundred Guilders, and nothing less than this can be wrote into Bank, without paying fix Stivers, (except it be by the East and West-India Companies, who are exempt from this Duty, and may write in what small Sums they please) so that the Debtor is obliged to carry his Money in there, and the Creditor from thences

The Payments are made by a fimple Transfer, or Assignation of one to the other, so that he that was Creditor on the Bank Books before, becomes Debtor. from the Moment he has affigned any Sum to another, who is wrote down as

Creditor in his Room.

Although the Bank of Amsterdam has no Account of current Cash open like that of Venice, this does not hinder (notwithstanding its Regulation) but that it fometimes makes Payment in Ready-Money; and there are particular Cashiers without the Bank, who make the Payments for an Eighth per Cent. that is to fay, two Stivers and a half for a hundred Guilders.

This Contravention is tolerated as beneficial to Trade, forafmuch as sometimes one is obliged to make a Payment in effective Money, more especially in retail Affairs; and it is often that some Persons are better pleased to have their Cash ready for Use elsewhere than in the publick Bank, either for Negociations or to pay Bills of Exchange, when their express Tenor is to be paid out of the Bank, that is, in ready or current Money.

It is by this Bank, that the City of Amsterdam is supported in so much Splendor and Magnificence, and without interrupting Commerce, possesses the greatest Part of the Cash of its Inhabitants, who are not less rich for having their Fortune in the Bank, as these they may convert into Ready-Money whenever they please, and again bring them into Bank when it shall be agreeable.

And to carry on this Sort of Business or Exchange, an Application need only be made to certain Merchants, or particular Cashiers, who are commonly to be met with between ten and eleven o'Clock at the Dam, or before the Town-House or Bank, with whom the Negociation may be adjusted for an Agio, which they endeavour to effect on the highest Terms when they are Sellers, and on the lowest they possibly can when they buy

The Difference between buying and felling, is ordinarily from a Sixteenth to an Eighth per Cent. and the Agio varies from three to fix per Cent. sometimes more, at other times less, according to the Difference in Exchange, or the

Scarceness of the Specie.

When

five

wh Pri

Cit

Rec

7 twe thre

T

It

If

W

Heir

Purpo

of the

fignin

Sums

media Credi

Th

for E

thous

11 0

which

in Ho

Footi

he ma

accust

them,

or A

on F

When a Payment is made in Ducateons, or Rindellars, and not in a small Kind of Money, less is given for the Agio, because the large Coins are received at the

These Sorts of Negociations are likewise made at the Bourse, or at home between Merchant and Merchant, with or without the Intervention of Brokers, who have one per Mil. for their Pains, paid equally between the Buyer and Seller.

To have an Account opened for a Perion in the Bank, he must pay sen Guil-

ders for once only.

The Bank only receives Ducats of Gold, Ducatoons, Rixdollars, old Louisdores, and other fuch like Species, and they have reduced the Ducatoons to fixty Stivers inflead of fixty-three, as they passed in ready or current Money, the Rix-dollar to be forty-eight from fifty, and other Sorts of Coins in proportion.

The Bank never engages for the Species it receives, but on the Footing of five per Cent. under their common Value in current Money, viz. the Ducatoon at the Value just now mentioned, which is the true Original of the Agio, and

which confequentially must be five per Cent.

Ingots of Gold, and Bars of Silver, are likewise deposited there, of which the Price is regulated according to their Value after the Asiay, which is made by the City Asiayer, and all Sorts of Matter, and Species of Gold and Silver are also depolited, and principally Dollars, for which the Bank gives its Receipts, called Receipts of Mexican Dollars, and which are commonly negociated at Change.

Those who have Cash in Bank, may draw it out whenever they please. on paying a Sixteenth per Cent. for the Care of it; and if at the Time of taking it out, the Agio should be under five per Cent. the Treasurer will pay the Difference, foras afmuch as that when it was received, there was charged on it the five per Cent.

The Books of the Bank are kept in Guilders, Stivers, and Pennings, of which

twenty Stivers make a Guilder, and fixteen Pennings or Deniers, a Stiver.

Any one drawing on the Bank more than he has there, incurs a Penalty of three per Cent. on the Sum he overdraws.

The Bank is shut up twice a Year, viz. in January or February, and in July or August, and remains so eight, ten, or sisteen Days, during which Time the

Books are ballancing.

It is thut up besides on the Fealts of Easter, the Ascension, and Christmas, and on Fast Days, and about the 22d of September, when the Fair begins.

If the fix Days of Grace, which are allowed on Bills of Exchange, happen to expire whilft the Bank is shut, the Bearer of them is in Time to protest them, in Case of Non-payment, the second or third Day after its Opening.

When any one, who has an open Account with the Bank, happens to die, his Heirs must prove by a good Title the Right they have to demand the passing the Sums to their Credit, which were due to the Deceased.

Whenever any Difference happens between Merchants and Tradefinen about the Bank, it shall be summarily settled by the Commissioners named for this

Purpose, by the Magistracy of Amsterdam. There are some certain Days in the Year, when the Money may be disposed

of the very Moment it is brought in, which is often improved by vain, or defigning Men, who without having a Farthing Property in that Fund, get large Sums credited on their Account, though the Debtor Side cancels them immediately, yet by this Game they either flatter their Pride or advance their

Credit, as the Debit Spunge is not feen by many.

The Bank makes no negociable Bills, but (as beforementioned) gives Receipts for Effects deposited, which may be fold; for Example, a Person having one thousand Louisdores of the Sun, (which are commonly worth from Guild. 118 to 11 14 current Money) and wanting ready Cash, endeavours to sell his Gold, for which he is only offered Guild. 118, but resolving not to admit this Low Price, in Hopes of a speedy Life, he carries them to the Bank, which takes them on the Footing of Guild. 1. 14 each, making Guild. 10700 Bank Money, of which he may dispose less hair ber Cent. that he must allow for fix Months Care of it, as accustomary; and if during that Time, the Louis are in demand, he withdraws them, or fells his Receipt, as he thinks proper: But if on the contrary they still

metimes , or the

with crva-

nd in er, 88 afters

s any s im-

cre is

afift in: of the

: The Bank

eft, in

gréater

r own on the current

admita d those

change,

r three

without

who are fo that

thence:

e to the

Debtor.

down as

ppen like

Cashiers

at is to

as fomeecially in

ave their

ociations

t of the

h Splen-

e greatest neir For-

ever they

eed only

nly to be

Towno, which

nd on the

teenth to

When

keep low, though with an Appearance of foon rifing, he carries his Receipt to the Bank, where they debit his Account in the proper Office, Guild. 53-10, for the half per Cent. mentioned in the Receipt, and on these Terms he may prolong the Deposit to the Time it suits him to withdraw it, paying every six Months the aforesaid Sum, and this is the only Case in which the Bank gives Receipts that are negociable; and if the aforefaid one is fold, the Buyer before he can make use of its Value, must restore to the Bank the 10700 Guild, advanced, and the half per Cent.

No Seizure can be made of Money in the Bank, and whenever a Sum is to be entered, in which there is Pennings, it is never wrote in with more nor less than 8; fo that if there be 7, 9, 10, 11, or 12, 8 only are inferted; but if there be above 12, then there is wrote in a Stiver.

There were formerly only four Book-Keepers in the faid Bank, and as many Comptrollers, but fince, some have been added, and every one in their Turn receive the Notes that have been entered in the Books, for to distribute to others according to their Number; for Example, the first Book contains four or five hundred Leaves, and the four Books only make an End of the Year, and are put in the Archives after ballancing.

If a Man wants to know what has been wrote in on his Account, he must go to the Bank between seven and eight in the Morning, and if he lets this Time lapse, be must pay two Stivers; and if he delays it till after nine, he must pay

The Officers of the Bank are paid by the City, and all that is received for correcting Accounts, Retardation of Hours, and Forfeits, is for the Poor, as the

Fractions of the Stiver is for the Comptrollers,

After opening the Bank from the Time of Ballancing, all those who have open Accounts, ought to make a Note of what remains due to them, and therein they should mark the Folio of the Bank Book, in which their Account is, how many Sums they have got wrote (if any) fince the preceeding Account, their Name and Sirname, and then ask the Commissioners who have the Page of their Account, whether that Remainder or Ballance agrees with the Bank Books which he tells them, and also whether the Folio is continued or changed; if the Sums disagree, he also informs them of it, and in this Case, he must make an Extract of the Bank Account, as it stands in your Book, for to examine it, and see from whence the Error or Difference of the Sums proceed, for which Verification twelve Stivers are generally paid, a little more or less: The Account being thus examined, they return it when asked for, and if they find it agree with that stated in the Bank Book, on finding the Mistakes, they note them, and put at the Foot of the faid Account feen, or else, agrees with the Book-Keepers, and afterwards they put the Name and Sirname of him to whom it belongs, with the exact Ballance, deducting one Stiver for every Sum, which he has had wrote to the Credit of his new Account, which he ought to note conformably in his com Books. Verification is made twice a Year, under Penalty of twenty-five Guilders Mulct: and although it has not been possible to examine the Account which they have in Bank, they may however at the Opening of it, get the Sums wrote to the Bearers of Bills of Exchange, and for Merchandizes bought of the India Companies, provided that it be entered some Part, and if they have got too much wrote, they will be subject to the Fine of three per Cent. as aforesaid; but this Privilege is only for that Day; for in regard of other Days, if you are fure that you have Cash wrote on to the Credit of your Account, it may be disposed of the same Day, and wrote off to another and another.

When Traders or Merchants, who have Accounts with the Bank, cannot go themselves to get them examined as aforesaid, they may send some other in their Room, with a Power, made in the same Manner as is before directed, for those

Persons carrying the Notes to be wrote on.

When a Person's Bank Account is full, and the Book-Keepers are obliged to open another, from the Time of his being advertised thereof, he ought to take Care to go to see whether the Articles agree, as he does at the Opening of the Bank.

The Book-Keepers fend daily to those who defire it a Note of the Sums that have been wrote in to their Credit, and for which they are paid fix, eight, or

the

wh

Bar

the

has

only

doir thir a Ye

pret

fom

port may

Pow

ther

carry

the

but

Drau ough

ten Ducatoons per Ann. from each Merchant or Banker, who has this fidvice given him, which is divided among the faid Book-Keepers, after deducting the

Expence of a Servant they keep for this Purpose.

The Bank observes the following Rules, which it is necessary for those who

keep Cash there to be apprized of.

1st. No one can dispose of his Money paid in, till the next Day, except he pays half per Cent. upon the Sum he delires to draw out the same Day; for Example, if I have got wrote in 6000 Guilders, and have a mind to draw out 4000 of them the same Day, my Note will not pass, neither then, the subsequent Day, nor afterwards, till I have paid twenty Guilders for the said half per C.at.

2dly. There is, however, commonly three Days in the Year (as has been just hinted before) on which the Money may be disposed of, that is brought in the fame Day; viz. the second Day after opening the Bank, when it has been that for Ballancing; and at the Feast of Pentecost.

3dly. If any more is disposed of than is in Bank, the Penaity of three per Cent.

and the Overdraft, must be paid, before any Note.

4thly. As the Bank shuts up twice a Year, all who have Accounts open must ballance with it in six Weeks after opening, on Penalty of twenty-five

5thly. When an Account is once opened in the Bank, whatever enters to its Credit costs nothing; and formerly only a Stiver was charged for every Sum that went out, or was paid to another; but as Business was considerably augmented in the Year 1714, and occasioned a great Number of Clerks to be added to the Bank, for the Dispatch of the Notes brought in to be wrote, it was ordained, that instead of one Stiver, two should be paid from the first of February, 1715. which has continued ever fince, and is always charged the first Article in a new

When it happens that through Mistake or Forgetfulness, a Man writes off a Sum to one he is not indebted to, instead of to him he is owing to, although he immediately gives advice of the Error, and that the Sum is not yet entered in the Bank Books, he cannot withdraw his Note from the Bank by acknowledging he was mistaken, not even though he carries the Person with him in whose Favour the Note is wrote, to declare that the Drawer does not owe him any thing; the Book-keepers will say that he must, as it is wrote in the Books, and that if he has made a Mistake, the Person in whose Favour the Error was committed, has

only to return it the next Day, wrote in on the Account.

All those who have any thing to write in Bank, are obliged to carry their Notes themselves, in the same Manner as those who have Accounts are, to go and demand the Ballance; or if they will save themselves the Trouble, they must empower one of their Compting-house to act for them, which will authorise their doing the one and the other; this Procuration (as has been observed before) costs thirty-two Stivers, which is paid for down, and must be renewed at the End of a Year and fix Weeks; and if it should happen, that one is obliged to make a pretty long Voyage, and has given an authenticated Procuration to his Wife, or some other Person, to make all Sorts of Payments, without having left a proportional number of Bank Notes, figned in Blank, to the Sums he imagines he may have to pay during his Voyage, if the Person to whom he has given the said Power, signs the Bank Notes without having the Letter of Attorney registered there, none of them will pass; and in this Case, the Person so authorized must carry and leave an authentick Copy of his Power at the Bank, and that he figns all the Notes with his Name, adding, by Procuration of fuch a one; and the Noting the faid Power costs fifty Stivers, which is paid out of hand.

The Time of Writing in Bank is from seven or eight in the Morning to eleven, but after eleven to three, every Note carried in will cost six Stivers, and after

three none are admitted.

When a Man who has an Account with the Bank is ill, and unable to fign his Draughts, or to go there to fign a Power, the Person who transacts his affairs ought to inform the Bank of his Disorder, and Incapacity to attend there, for either of these Purposes, though he is desirous of paying what he owes; in which Case a Declaration drawn out by a Notary, and signed by the Physician and one

take Care Bank. ums that

ipt to o, for olong

lonths

ceipts

he can

d, and n is to

or lefs

but if many

urn re-

others

or five

and are

nust go

s Time

ust pay

for cor-

as the

ive open

ein they

w many

ame and

Account,

he tells

disagree,

ct of the

whence

e Stivers

camined,

ed in the ot of the

they put ince, de-

it of his

s. This s Mulct;

hey have

te to the lia Com-

o much but this

fure that

sposed of

annot go

in their

for those

bliged to

eight, or

or two of his nearest Neighbours or Relations, should be carried to the Bank, which on Receipt of it, sends a Servant to see in what Condition the sick Person is, and if he finds him really as is declared, his Agent is authorized to fign the Draught, in the same Manner as if he had signed the Letter of Attorney at the Bank; but if the Infirm is in a Condition to fign, he that is impowered may request the Book-keepers to draw out a Procuration for that Purpose, and to lend it with him to be figned, which they do, accompanied by a Servant of the Bank, who carries the Book of Procurations with him to the fick Man, who figns that drawn out for him in the Book, in the Presence of the Bearer, and from the Time that a Power is thus executed, he that it is made to may fign and carry the Notes to the Bank, although he has not yet got the Extract of the Power, which oftentimes is not delivered in eight or ten Days; but when once the Bank has delivered it, he is obliged always to shew it when he carries a Draught there; or demands a Balance; if the fick Man dies after executing the Power, and before it is delivered to him in whose Favour it is made, it will not be delivered to him at all, because the Person being dead, his Procuration is of no Effect.

When any one who has an Account in the Bank is dead (after having made a Will) his Heirs, or the Guardians he has appointed, must carry to the Bank an authenticated Copy of the faid Will, paying fifty Stivers down for noting it; at the fame time they defire to know the Balance of the Deceased's Accounts, to see whether that of his Books corresponds with the Bank, and they may have the faid Balance transported to a fresh Account, either in the Name of the Widow, Heirs, their Guardians, or the Executors, without its cofting them the ten

Guilders, which is always paid for opening a new one.

But if one who keeps Cash at the Bank dies intestate, those who pretend to be his Heirs, or meddle with the Succession, must first be authorized by the project Judges, and bring a Copy of their Sentence to the Bank, before they will be permitted to dispose of the Deceased's Balance.

The Agio has been always fluctuating ever fince the Bank's Establishment, tho' not in fo great a Degree of late Years as formerly; in the Year 1693, it was up to twelve and thirteen per Cent. on account of the bad Schillings of fix Stivers, which were reduced to five and a half; and at the Beginning of the Month of April, in that Year. after the Diminution, it returned to two and a half, and as high as fix per Cent. it afterwards fell and rose till the Year 1703, when it was down to one and a half, and two per Cent. but fince then, it has got up again, and commonly passes now from four to five per Cent.

During the Height of the War between France and the United Provinces, in the Year 1672, many who had Cash in the Bank were eager to withdraw it, believing that if the French King (already Master of Utrecht) should become so of Amsterdam, they should lose it all; and this Money was refused to none; but fome impatient ones, imagining that the Funds would not be sufficient to pay such a great number of Creditors, found People who salved or cured this imaginary III, by giving them Ready-Money for four or five per Cent. Loss, which occasioned the Bank Money to become on a Par with the Current, and even un-

der; but affairs were afterwards fettled in the Manner as at present. I have already mentioned, that the Bank's receiving none but the finest Coin, and these at about five per Cent. under their current Value, is the Occasion of the Agio, or more properly the Agio itself; and as this Difference is readily to he

found by Practice, or the common Rule of Three, I judge my enlarging thereon would only be superfluous.

Bank of ROTTERDAM

THIS Bank is not fo confiderable as that of Amflerdam, of which we have been speaking, though the Difference in its Government is very little. It was established the 18th of April, 1635, and keeps Accounts with those Merchants who chuse it, both in Bank and current Money; the first to pay all foreign Bills, which are in Bank Money, and the second for the Discharge of Negociations made at Rotterdam on foreign Parts, which are always in current

The

nif

ver

it f

clud

mac ged

pern Call

Ban

their

Schil

ever

from

ten to

Schil

may he m

keepe for a

please eccord

fifty I

Janua dollar

worth

than t of Ri

wrote

Cash i

Quarte

Schillin

The Lubs;

N

T

The Bank daily regulates the Agio on its Cash, which is constantly fixed to a Pillar of the Bourfe, that every one may know it; and as the rest of its Regulations are fimilar to the last Bank treated of, I shall not detain my Reader longer

Bank of HAMBURGH.

A Lthough the Funds of this Bank are not near fo confiderable as those of that of Amsterdam, the Integrity and Exactness with which every thing is managed has given it a great Reputation over all Europe, and more particularly in the Nerta.

It is the Citizens and Corporation who are the Suretles for this Bank, In which the Senate has no Inspection, and the Directors (being four in Number) are choice by Plurality of Votes from among the Principal of the Freemen.

Their Duty is to see that the Regulations be punctually observed, and to furnish the Cashiers with Money when any Payments are to be made, which however is done without touching the Treasure, the Directors taking Care to provide it from other Funds.

is regard to the Capital of this Treasure, it is supposed to be very considerable; but as the Book-keepers take an Oath not to disclose the Entries and Extracts of the Bank, nor what each Particular deposits, it is very difficult to conclude any thing with Certainty, and this Obligation to Secreey hinders a Creditor from knowing what any one has in the Bank, fo that no Seizure can be

The Book-keepers, who, like the Directors, are four in Number, are obliged to give the Comptrollers two Ballances weekly; and none but Citizens are permitted to have an Account in Bank, and from fuch only it will receive any Cash by way of Deposit, without any Interest; and it is by these Notes on the Bank that they have the Conveniency of paying their Bills of Exchange, and for the Purchase of many Sorts of Merchandise, by only making a Transfer of their Value.

Nothing less than an hundred Mark Lubs can be wrote into Bank, and two Schillings are paid for every Sum not exceeding three hundred Marks, but what

ever is above this may be wrote in gratis.

There are certain Hours in the Day appointed for writing into Bank, viz. from feven to ten in the Morning; but if any one has a Mind to write in from ten to one, and from three to five in the Afternoon, he may do it by paying two Schillings for each Sum; and it is also in the same Morning Hours, that a Person may inform himself, whether the Sums due to him have been entered, which he may allo do from ten to one, on paying two Schillings Lubs to the Book-keeper; to avoid which, there are many Merchants who agree with the Bank for a yearly Stipend, to have the Liberty of writing into Bank at any Hour they please, from seven to one, which is commonly from twenty to forty Mark Lubs, according to the Extent of the Merchant's Business, and the Quantity of Affairs he has to transact.

When any one has a Mind to open an Account with the Bank he must pay fifty Rixdollars of three Marks, or forty-eight Schillings Lubs, each.

The Bank is shut every Year from the last of December to the fisteenth of January following, and the Species that are commonly received in it are Rix-dollars, with their Parts of Halves, Quarters, and Eighths; which are generally worth an Eighth, often a Quarter, and even sometimes a Half per Cent. more than the Money which is wrote by Notes into Bank; that is, If there is a Want of Rixdollars in Specie, an Eighth, Quarter, and as far as a Half, must be wrote into Bank muse than the Money received; but on the contrary, if one has Cash in Specie to put in, the Bank only makes good an Eighth and sometimes a Quarter per Cent. Benefit.

The Bank Books and Writings are kept in Marks, Schillings, and Deniers Lubs; and it is to be observed, that the Fractions are never wrote in under one Schilling or fix Deniers.

Thofe

rose Merpay all foge of Ne-n current

h we have

little. It

Person

gn the y at the nay re-

to fend e Bank

ns that

rom the

nd carry

Power

he Bank

u chere, and be-

vered to

Bank an

g it; at ts, to fee

have the

Widow,

the ten

end to be

will be

nent, tho it was up

x Stivers, Month of

lf, and as

en it was up again,

vinces, in

wit, be-

ecome fo

none; but nt to pay

is imagi-

s, which

even un-

hest Coin, ion of the

g thereon

ct. made a

The

The 4 who have Effects in Jewels, Precious Stones, Silver, &c. and want to taile Money on these may carry them to the Bank, where they are exactly inventoried, a Loan is avanced at a very moderate Interest, and they remain deposited as a Security for the Repayment of Principal and Interest in fix Months, which if not complied with, the Trings are sold at the Bar of the Bank to the highest Bidder, after having advertised the Day of their Sale and Delivery.

Bank of PARIS.

THE general Bank established at Paris in 1716, and converted into the Royal Bank in 1718, so nearly resembles that of Ansserdam, in many of its Obligations, and Articles of its Polity and Government, that in all Appearance it was upon the Model of this, and that of Venice, that Mr. Law (an Englishman, and afterwards Comptroller General of the Finances) formed it, after having, however, added many Particulars of his own, to render its Utility greater, and the better to secure both the publick and private Interest.

greater, and the better to secure both the publick and private Interest. Of Mr Law soon proposed giving it the Name of the Bank Royal, that the Funds should be the King's, and that it should be administred in his Name, and under his Australia.

his Authority.

The Project of this new Establishment having been examined by the Council of the Exchequer, where many Bankers, Merchants, and Deputies of trading Towns residing in Paris, were called to affist it, it was approved, and its Execu-

tion resolved on, tho not under the King's Name, nor with his Majesty's Money, but under that of Mr. Law and his Partners, who were to supply the Funds, and take care of their Administration.

The principal Motives to the Establishment of this new Bank, were, that it would augment the Circulation of Cash; that it would make Usury to cease; that it would supply the Carriages with Specie between Paris and the Provinces; that it would facilitate to Strangers the Means of having their Effects securely in the Kingdom; and, in fine, that it would afford the People a greater Facility in the Sale of their Commodities and Payment of their Imposts.

The Letters Patent granted for the Erection of the general Bank, are of the 2d of May, 1716, and registered in Parliament the 4th of the said Month and Year. They contain in ten Articles, the Conditions with which his Majesty

permits Mr Law and Company to make the Establishment.

The 1st Article of these Letters, grants an exclusive Privilege in favour of this Company, to establish a general Bank in the Kingdom, and to have and enjoy it during the Term of twenty Years, to commence from the Day of Registering the Patent, with Permission to Covenant, keep their Books, and make their Notes payable in Specie, under the Title of Crowns of the Bank, which shall be understood of Crowns of the Weight and Denomination of the present Currency, permitting likewise to every one, whether Subjects or Foreigners, who shall contract with the Bank, to agree in the same Manner.

The 2d Article frees the Bank from all Taxes and Imposts, and discharges the Stock, and the Sums in Cash appertaining to Foreigners from the Duties d'Aubaine, Confiscations, and Letters of Reprisal, even in case of War.

The 3d Article regulates the Form of the Bank Notes, upon the Models annexed to the Letters Patent; and ordains, that they shall be signed by Mr. Law, with one of his Partners, and examined by the Inspector.

The 4th Article directs that the Bank's general Chest shall be shut with three Locks and Keys, of which one shall be in Mr. Law's Hands, another in the Inspectors, and the third given to the Director.

The 5th and 6th, treat of the Registers, and by whom they are to be marked; of the general Office to be established at Paris, and of the Hours for its opening and shutting daily.

The 7th Article ordains, that no Bank Notes shall be issued but what are payable at Sight.

T

Pate

and I

find

fhall

twelv

Days Tl confe

June, of Vo

five S

unde.

havin

The A

By

vided Bank

exam Cafhi

impri be ke

furer,

T: Crov vant to
thy intin deto the

into the many of Appear (an Enit, after
Utility

e Funds

Council f trading s Execu-

to cease; rovinces; ecurely in Facility in

are of the Month and is Majesty

our of this nd enjoy it Registering nake their ch shall be Currency, who shall

charges the uties d'Au-Models an-Mr. Law,

with three

o be markours for its

at what are

The

The 8th, prohibits, on Pain of Death, the making or counterfeiting the Bank Notes, Seals, or Stamps.

By the 9th, Monf. Philip, Duke of Orleans, Regent of France, is named

By the 9th, Monf. Philip, Duke of Orleans, Regent of France, is named Protector of the Bank, with Power to exact an Account whenever he thinks proper, to be rendered either to himself or those he shall appoint; and the Nomination of Inspector, Approbation of the Regulations, and the Proposals for the Management of the said Bank, are likewise reserved to his Highness.

In fine, the 10th and last Article declares, that by the Privilege granted to Mr. Law and Company, his Majesty does not intend to hinder in any Manner the Bankers of the Realm to continue their Commerce as usual.

At the End of these Letters Patent, are the following three Models of the Bank Notes, viz.

No Ten Crowns of Specie.

The Bank promises to pay the Bearer at Sight, ten Crowns of Specie, of the Weight and Standard of this Day, Value received in Paris, the

N°. An hundred Crowns of Specie. The Bank promises to pay the Bearer at Sight, an hundred Crowns of Specie, of the Weight and Standard of this Day, Value received in Paris, the

No. A thousand Crowns of Specie. The Bank promises to pay the Bearer at Sight, a thousand Crowns of Specie, of the Weight and Standard of this Day, Value received at Paris, the of

The general Bank having been so established, in Consequence of the Letters Patent, his Majesty granted others on the 20th of the said Month of May, 1716, registered in Parliament the 23d following, to presente the Form, Conditions, and Rules which were to be observed in the Management and Administration of this new Bank, in order that the Proprietors and the Publick might equally find their Security in it.

These Letters, in Form of Regulations, contained 21 Articles, of which I

shall only infert here the principal ones,
The first fixes the Funds of the Bank to 1200 Adions, or Shares of 1000 Bank
Crowns each, importing fix Millions Ready-Money.

Crowns each, importing fix Millions Ready-Money.

The fourth ordains, that the Bank shall be every Day open from nine to twelve, and from three to fix, excepting on Sundays and foleran Feests, and the Days appointed for hallancing the Bank-Books.

Days appointed for ballancing the Bank-Books.

The fixth directs, that in the general Meetings of the Company (which in confequence of the 8th Article, they are to have twice a Year, on the 20th of June, and of December, at ten in the Morning, all shall be decided by Plurality of Votes, which shall be counted, viz. a Vote for each Proprietor who shall have five Shares or more, but less than ten; two Votes for those who have ten and under fifteen Shares, and so from five to five; those who have under five, not having any Vote.

The seventh, regulates the Ballancing at the Bank to twice a Year, the one in the Month of June, and the other in the Month of December, when the Bank shall be shut five Days, from the 15th to the 20th of both the said Months.

By the 9th, 10th, 11th, 12th, and 13th Articles, the Cheft of the Bank is divided into general and ordinary, the general (where the principal Effects of the Bank are enclosed, as the considerable Funds in Ready-Money, the Notes figned, examined, and sealed, as they goon making them, the returned ones effaced by the Cashiers, the Seal of the Bank, and the Plates with which the said Notes were imprinted) ought to be shut up with three Locks and Keys, of which one shall be kept by the Director, another by the Inspector, and the third by the Treasurer, so that it cannot be opened but in Presence of those three Persons; and with regard to the ordinary Chest, it shall be trusted to the Treasurer, on Con-

dition, nevertheless, that Funds put in and taken care of, shall not exceed 200,000 Bank Crowns, of which the particular Cashiers shall not have above 20,000 Crowns each at a Time in their Hands, and for which they shall give a fufficient Security.

In the 14th Article, the Register for the Sale and Transfer of the Stock, is spoke of, in which the Seller shall sign his Sale and Transfer.

The 16th and 17th permit the Bank to take charge of the Cash of Particulars, as well in receiving as disbursing, to make the Transfer of the Sums, or the Payment in Ready-Money, for five Sols, for every thousand Bank Crowns, as likewife to discount Notes, or Bills of Exchange, in the Manner directed by the

By the 18th Article, not to Prejudice any Particulars, Merchants, Bankers, or Traders, the Bank is prohibited to carry on any Commerce in Merchandize, either by Sea or Land, or in Maritime Insurances; neither is it permitted to take Charge of the Affairs of Merchants, on Commission, either from within or

without the Kingdom.

The 19th, which is one of the most important, ordains, that the Bank shall not make Bills payable at Time, but that all shall be payable at Sight, and that it shall not lend at Interest, on any Pretext, or in any Manner whatsoever.

The two last Articles are concerning its private Government and Discipline, as relating to visiting the Chests, the Election to Places, the Power of the Council of the Bank, to make particular Regulations for its Management and Admini-

fut

fha the

kep

and

a C

and

the

and

and

fhal

by '

rega obli

of th

war

Livr fine,

Rece T

to re

or to

from

Tim

20th

Parti

by th

but v

In

Two Months after these last Letters Patent, the King gave yet a new Regula-tion of the 25th of July, 1716, which ordained, that all the Endorsements which should be put on the Notes of the general Bank, should not in the least oblige the Indorfers, unless they had agreed the Guarantee, in which Case the Guarantee should subsist only for the Time mentioned in the Endorsement.

The general Bank beginning to be established, and its Notes having already a confiderable Reputation both at home and abroad, the King, to advance its Credit still more, by an Arret of Council of the 10th of April, 1717, ordained, that the Bank Notes should be received as Ready-Money, in Payment of all Sorts of Duties and Imposts, in all the Offices of his Receipts, Farms, and other Revenues; and that all his Officers, Farmers, Sub-Farmers, Receivers, Commissioners, and others, chargeable with the Management of his Revenue, shall be obliged to discharge on Sight, and without any Discount, the said Bank Notes that shall be offered them, forbidding them to remit any Part of the Funds of their Receipt, in Bills of Exchange, or by Carriages, or to discharge any Order for Payments, if it is not exceeding what they have in Cash, after having previously paid the said Bank Notes.

The Bank was in this Situation, when the King, informed of the great Success it had at Paris, in the Provinces, and even abroad, judged it more proper for the Good of his Kingdom, and the Commerce of his Subjects, and to give still more Credit to the Bank, to perfect the first Design of establishing it, under the Title of the Bank Royal, of which the Funds were to be furnished by

his Majesty, and to be administred under his Authority.

In this View his Majesty published his Declaration the 4th of December, 1718, where, after having represented the different Advantages, which the Establishment of this Bank had brought both to his Subjects, and Strangers, as (among others) the Facility of conveying to Paris the royal Treasure without Expence, and without unfurnishing the Provinces of their ready Cash, and that private People have of establishing Funds in all Parts of the Kingdom, and in foreign Places; the Diminution of Usury by Means of the moderate Interest, for which the Bank discounted Bills of Exchange; the Sums that are lent to the Merchants and Manufacturers; the Regulation re-established in Trade, and in foreign Exchanges, and other fimilar Advantages, caused by the general Bank; his Majesty declares, that it was refolved to continue it, under the Title of the Royal Bank, and to have the Direction of it for the future carried on in his Name, and under his Authority, having reimbursed the Concerned their Capital in effective Money, and thereby being become the fole Proprietor of all the Shares of the faid Bank; and in fine, to explain his Intentions as well in Relation to the

exceed e above l give a

tock, is

ticulars, or the z wns, as d by the

Bankers, handize, nitted to vithin or

ank shall and that er. ipline, as

Council Admini-

the least Case the nent. already a lyance its ordained,

ordained, ent of all and other rs, Comnue, shall aid Bank art of the discharge ash, after

the great more prots, and to lishing it, mished by

ber, 1718, Eftablifhas (among Expence, that priin foreign for which Merchants is Majefty oyal Bank, and under effective tres of the ion to the future

future Management of the said Bank, as the giving up its Accounts, his Majesty declared his Intentions in the seventeen subsequent Articles of Regulation.

By the first Article, his Majesty converts the general Bank, established by Letters Patent of the 2d and 20th of May, 1716, into a Royal Bank, the Management to commence in his Name, and under his Authority, from the 1st of January, 1719, subject to the Orders of Monseigneur the Regent, who is the sole Disposer.

By the second, for the Funds of the Bank, the fix Millions of Livres remain as before, the said Sum being actually in the Chest of the general Bank, in Notes of Shares of the West-India Company, and appertaining to his Majesty, for the Reimbursement made with Money to the Proprietors of the Bank.

The third establishes a Director, subject to the Orders of Mons. the Duke of Orleans, and assigns an Inspector, Treasurer, and a Comptroller, and such other Officers as shall be judged necessary.

The fourth, regulates the Functions of the Treasurer, who shall receive all the Funds brought to the Bank, sign alone all the Notes, which, however shall be examined by the Inspector, and controuled by the Comptroller, make all the Receipts and Dissurfements relating to the Bank, and shall only account to the Council, and to the Chamber of Accounts.

The fifth and fixth ordain, that all the Notes that shall be made for the future, shall be sealed with a particular Seal, bearing the Arms of France, with these Words Bank Royal; that the Impressions shall only be made in the Office of the general Cash, where the Seal shall remain deposited, and the said Cash shall be shut as before, with three Keys, and not be opened, but in Presence of the Director, Inspector, and Treasurer, who shall be the Depositary.

By the 7th, 8th, and 9th Articles, it is said, that there shall sour Registers be kept, three for the Inspector, Treasurer, and Comptroller, for each one, for the registering the Notes, and the fourth only for the Treasurer, which shall contain the Benesits and Advantages arising from the Discounts of the Bills of Exchange, and other Operations of the Bank, which shall be examined, at least, every Week, by the Inspector and Comptroller, the which four Registers shall be marked by a Commissioner of the Council, named by his Majesty, to whom it shall likewise appertain, to make the Vistis, Examen, and Verification of the said Registers, and of the Cash, &c. The seventh Article ordaining besides, that no Notes shall be made, but in Consequence of the Arrets of Council, in Virtue of which, the said Notes may be made to the Bearer's Choice, either in Crowns of the Bank, or Livres Tournois.

The 10th Article speaks of the Salaries and Charges of the Administration, and appoints who shall direct them, who pay them, who shall be accountable, and to whom.

The 11th, 12th, 13th, 14th, and 15th Articles, explain the Manner in which shall be drawn up the verbal Process of the Effects of the late general Bank, and by whom. The Obligation of the Inspectors, Treasurers, and Comptrollers, in regard of the Extracts, Deeds, and Copies of their Registers, which they are obliged to surnish yearly to the Clerk, or Registry of the Chamber of Accounts, of the true State on which the Treasurer accounts yearly to the Council, and afterwards to the said Chamber of Accounts, one Year after another: Of the 36,000 Livres, settled for Fees, Fashions, and Vacations of the said Accounts; and in sine, how these Accounts are drawn up, how many Chapters there ought to be of Receipts and Payments, and what each Chapter contains.

The 16th Article, to establish better Order, and put the Bank in a Condition to render to the Concerned, the Value of the Notes which they may have lost or torn, declares, that the Notes of the Bank shall be proscribed after five Years from the Date, in case no Demand has been made on the Treasurer, during that

In fine, his Majesty having by the 16th Article of the Letters Patent of the 20th of May, 1716, permitted the general Bank to take Charge of the Cash of Particulars, as well in receiving as paying, his said Majesty approves and declares, by the 17th and last Article, that the Royal Bank should enjoy the same Faculty, but without any Profit, and without the Concerned's paying the five Sols per

thousand

thousand Crowns, which had been granted to the Bank of Mr. Law; and his Majesty also ordains, that the said Accounts in Bank cannot be seized; on any Pretext whatsoever, even for his own Concerns or Money, unless in case of Failure or Bankruptcy, when he permits it on the Terms of the 1st Article of the 11th Title of the Edict of March, 1673; or in case of Decease, to arrest and seize in the Hands of the Bank, the Funds, which Bankrupts, or Desuncts may have discounted on the Books, in which case of Seizure, the Bank shall only be obliged to notify it to the Distrainers, in eight Days from that of the Seizure, at the Place by them elected, and this by a simple Declaration, signed by the Treassurer, and revised by the Inspector and Comptroller what is due to the Persons, upon whom the Seizure has been made; the whole conformable to the 12th Article of the Edict of the Month of December, 1717, granted in Favour of the West-India Company: His Majesty moreover, confirming the Letters Patent of the 2d and 20th of May, 1715, and the Declaration of the 25th of July following, ordaining, that they should be executed, according to their Temour and Form, in which nothing is derogated, or innovated by the present Declaration.

This Declaration not having been registered in Parliament, his Majesty ordered (by an Arret of Council, of the 27th of December, of the said Year 1718) all Intendants and Commissaries, disposed in all the Provinces and Generalties, of the Jurisdiction of the Parliament of Paris, to send to the Bailwicks, Senefal's Precincts, and royal Tribunals of their Districts, to have it read, published, fixed up, and registered, jointly with the other Letters Patent, Declaration, and

Arrets, bound together under the Counter Seal of the Channery.

This last Arret of Council, directed to the Intendants, contains, besides the abovementioned Orders, eight Articles of Regulations, of which some regard the Polity and Government of the Royal Bank, and others, the Payments which are made in Brass and Copper Money, or in the Species of Gold and Silver.

In regard of the Administration, it is ordained, first, that on the 1st of March,

In regard of the Administration, it is ordained, first, that on the 1st of March, of the following Year 1719, besides the general Office at Paris, there shall be established in the Cities of Lyons, Rochelle, Tours, Orleans, and Amiens, a particular Office of the Bank, composed of two Chests, the one in Silver, for to discharge at Sight the Notes that shall be presented, and the other in Notes, to

furnish those who ask for them.

1. Whereas the Bank Notes will be always paid at Sight, it is forbid to all Notaries, Bailiffs, and Huissiers (Officers) to make any Protest, or other Acis, against those who offer the said Notes in Payment, in those Places, where there is an Office of the Bank erected, except that in any of the said Bank Cities, it should happen that the said Notes were not paid immediately at Sight; in this Case, the said Officers are permitted to protest, and to make any Acts to that Purpose, as they shall see Cause.

For what concerns the Paying in Brass or Copper Money, the Regulation directs, First, that in the City of Paris, and those others, where the Royal Bank shall have its Offices, these Species, and small Coin, shall not be given or taken,

but in Payments, not exceeding fix Livres, except for a Ballance.

2dly, That in the faid Cities, the Silver Coins shall not be given nor taken in Payments, which exceed the Sum of fix hundred Livres, except for Ballances; and the Sums that exceed this, shall be paid in Gold or Bank Notes.

In fine, to put a Stop to the Abuses which are committed in the Payments of Silver Species, under the Pretence of the Bag Duty, it is enjoyed that henceforward, the Bags of Silver shall only contain 600 Livres compleat, without being permitted to put in any small Money, or that any Thing shall be retained for the Bag, except in the Bank Offices, where the Commissioners shall be allowed to detain four Sols for each Bag of six hundred Livres that they shall pay in Specie; the said Commissioners being equally obliged to make good the said four Sols to those who shall bring the Bags of Silver to the Bank.

The Credit of the Bank Royal being confiderably increased since the first Months of its Establishment, the King, to give it still more Reputation, and facilitate its Administration, and the Circulation of its Notes, issued many new Arrets; and among others, one of the 5th of January, another of the 11th of

Februar

and his
i on any
in case of
article of
to arrest
Defuncts
ank shall
at of the
n, signed
is due to
rmable to

Majesty car 1718) eneraltics, ks, Senefpublished, ation, and

efides the

ed in Fane Letters

e 25th of

their Te-

esent De-

me regard ents which Silver. of March, re shall be s, a partifor to dis-Notes, to

orbid to all other Acts, here there Cities, it Sight; in Acts to that

Regulation loyal Bank or taken,

r taken in Ballances ;

hencefornout being ned for the allowed to in Specie; our Sols to

ce the first n, and famany new he 11th of February, February, a third on the 1st of April, and a fourth on the 22d of the fame Month, 1719, concerning the making of the Bank Notes; the Total of the faid Fabrication; their different Values; the Quantity and the Numbers of each Sort of Notes; the Registers that are to be drawn up, and the Manner in which the Payments are to be made.

Of these four Arrets, I shall only give here the Extract of the last; his Majesty (as is expressed in the Motives to the Arret) being pleased to join or reduce all the Regulations issued successively touching the Bank Notes and the Order of their Payments, into one.

This Arret of the 22d of April, 1719, which contains ten Articles,

1st, That the Arret of Council of the 5th of January, of the same Year in that which concerns the Composition of twenty-five Registers, containing each eight hundred Notes of a hundred Crowns of Specie, of the Weight and Standard of this Day, making two Millions of Crowns, and the Sum of twelve

Millions of Livres, shall remain unexecuted.

2d, That there shall be made sixty Registers, containing each 800 Notes of 1000 Livres, numbered from 48001 to 96000 inclusive, making the Sum of forty-eight Millions; and thirty Registers, containing 1000 Notes, each of 100 Livres, numbered from 100001 to 130000 inclusive, making the Sum of three Millions, and the Total joined to that of the preceding Arrets, making that of 110 Millions; of which his Majesty ordains, that there shall be reserved ten Millions, not to be delivered, but to replace the Notes of the same Nature which shall return in indersed, and consequently useless.

"There was made in Consequence of the preceding Arrets, as far as fiftyinine Millions of Notes in Livres Tournois, vis. twelve Millions of Notes of
too Livres, and fix Millions of Notes of too Livres, by the Arret of the
5th of January: Sixteen Millions also of 1000 Livres, and four Millions of
Notes of 1000 Livres by the Arret of the 11th of February; and twenty Millions likewise of Notes of 1000 Livres, and a Million of Notes of 100 Livres
by the Arret of the 1st of April."

3d, That the Bank Notes, agreed in Livres Tournois, shall not be subject to the Diminutions which may be all the Species, and that they shall always be paid to the full, and entirely.

4th, That conformable to the Arret of the 10th of April, 1717, the Bank Notes shall be taken in the Receiver's, and other Offices, in Payment for his Majesty's Duties, and the Receivers and Commissioners of the said Offices shall be obliged to change, in the Species of Gold and Silver, all the said Notes that shall be offered them, as far as the Funds which they shall have in Cash will admit.

5th, That in the Cities where the Bank has Offices, the Creditors may demand of their Debtors, the Payment of their Debts, of whatfoever Nature they are, in Bank Notes; without their being constrained to receive any Part in Specie of Gold or Silver, except the Ballances.

6th, That in the said Cities, where there are of these Offices, those that are entrusted with the Receipt and Management of the Royal Revenue, shall have their Cash in Bank Notes, and in Case of a Diminution of the Species, they shall bear the Loss of those which shall be found in their said Cash.

7th; That in the said Cities, no Farmers, Directors of the Posts, Masters of Coaches, or other Carriages and their Conductors, shall load any Species for Transportation to other Places, where there are likewise Offices of the Bank; except it be for the Bank's Service, of which they shall take a Certificate.

8th, No Payments shall be made in Silver, but with the 600 Livre Bags, and that nothing shall be retained for the Bags, except the sour Sols granted only to the Bank of Cashiers.

oth, That the Species of Brass and Copper shall neither be given or taken in Payments that pass fix Livres.

10th, In fine, that the Disputes, Oppositions, or Impediments to the Execution of the present Arret, shall be reserved to his Majesty and Council of State; the Cognizance thereof being forbid to all other Judges. It is moreover ordained, that Patterns should be published of the different Species of Bank Notes.

4 Q

Those

Of BANKS, &c.

There Bank Notes are of three Sorts; forme of 1000, others 100, and others again of ten Livres.

The Notes of 1000 Livres are wrote in round Hand, those of 100 Livres, in bastard. Letters, and them of 10 Livres, in the same, only in a smaller

The Margin of each Note is bordered with a Vine Branch of a foft Impression, in the Body of the Paper upon which the Notes are printed, there are these Words, Billet de Banque (Bank Note) in Room of the Paper-maker's Mark, and at the Bottom of each Note is the Impression of the Scul.

The three Sorts of Bank Notes being libelled in the fame Manner, except in the Sums, which are different, it will suffice to give only one Model here.

Model of the BANK BILLS.

No.

a Thousand.
a Hundred Livres Tournois.
Ten.
The Bank promises to pay the Bearer, at
a Thousand
Sight a Hundred Livres Tournois in Specie of
Ten.

Silver, Value received in Paris the

Vii (icen)

Controlled.

lio

No

No

I

No

four

Liv

tain

Not feve

toge

taini Sum

havi

decla

made

fary It

Arre

catio

to th

Note Th

are di

2580 Fo

contai

Regist 68200

Th thirty

It

I

The Lank continuing to gain Credit, there was yet nother Fabrication of Bills made by an Arret of the 10th of June, amounting to fifty Millions, of which forty-eight Millions were in Notes of 1000 Livres, and two Millions in Notes of 100 Livres.

These hundred and sixty Millions not being sufficient, as the Credit of the Bank continued to augment so much, the last was ordained in the Month of July, of two hundred and sorty Millions; viz. two hundred Millions in Notes of a thousand Livres; thirty Millions, in Notes of a hundred Livres; and ten Millions, in Notes of ten Livres; making in all, with the preceding Fabrications, sour hundred Millions, to which the Eank Notes remained then fixed.

Of these two hundred and forty Millions, forty Millions were designed to be distributed in the City of *Parin*, a hundred Millions in the provincial Offices of the Bank; and the other hundred Millions were reserved to furnish those that should return in the Notes endorsed.

The Arret of the 25th of July, 1719, which decreed this numerous Fabrication of Bank Notes, and regulated their Destination, ordained besides

That there should be immediately established by the Director of the Bank, particular Offices in every City of the Kingdom, where there are Mints, excepting the City of Lyons.

That in each of the said Offices, there shall be a Cash in Notes, to furnish those that demand them; and Cash in Silver, to pay at Sight, and Gratis, the Notes that shall be presented.

And that from the Day of opening the faid Offices, it shall be permitted to the Creditors to exact from their Debtors their Payment in Bank Notes, even in the Case where the Notes gain upon the Species; his Majesty excepting nevertheless from this last Disposition, the Bills drawn from foreign Parts, or endorfed there, which shall continue to be paid, conformable to the Arret of Council of the 27th of More of the faid Year 1210.

of May, of the faid Year 1719.

These three Articles of Administration having already been begun, in the Declaration of the 4th of December, 1718, by the Conversion of the general Bank into the Bank Royal, and in Arrets of Council of the 27th of the said Month and Year, and on the 22d of Arril, 1719, but it is only properly by this last Arret of the 25th of July, that the Attablishment of the Bank Offices, and the Privileges of its Notes, have received all their Persection.

others ivres, in imaller

oresion, re thefe ark, and

except in re.

rolled.

cation of of which in Notes

dit of the Month of in Notes and ten Fabricafixed.

ned to be Offices of those that

Fabricathe Bank, , except-

to furnish ratis, the

ted to the en in the vertheless fed there, the 27th

the De-Bank into Ionth and Arret of Privileges

The four hundred Millions of Bank Notes, made to the Month of July, 1719, having been presently exhausted by the great Circulation, which is made of them in Trade, as well at Paris as in the Provinces, it became necessary to think of an Encrease, to facilitate to the Publick a Business to commodious.

These Fabrications are three in Number, all (as the preceding ones) made in

the Year 1719.
The Fabrication of the 12th of September, confifted in a hundred and twenty Millions, distributed in twenty Registers, containing each fix hundred Notes of ten thousand Livres per Note, numbered from 1, to 12000.

The second, of the 24th of October, is in every thing similar to that of Sep-

tember, for the Number of Registers, Quantity and Value of Notes, and the Sum Total of a hundred and twenty Millions, these last beginning at No. 12001, to

No. 24000, inclusive.

The third of these last Fabrications is of the 19th of December, and the greatest, not only of the two preceding ones, but even of all those, which had been made to that "ime, its Total amounting to three hundred and fixty Millions, diffributed in four Classes of Notes of ten thousand Livres, a thousand Livres, a hundred Livres, and ten Livres, viz.

In Notes of ten thousand Livres, twenty Registers containing fix hundred Notes each; of which ten Registers are engraved in the common Form, and numbered from 24001, to No. 30000, and the ten others are printed, and the Notes numbered from 1, to 6000, making together the Sum of a hundred and

twenty Millions.

In Notes of a thousand Livres, a hundred and ninety-four Registers, containing each eight hundred Notes, of which eighty Registers are engraved, and the Notes numbered from 344001 to No. 408000, and the other one hundred and fourteen are printed, and the Notes numbered from 1 to No. 91200, making together the Sum of a hundred and fifty-five Millions, two hundred thousand

In Notes of a hundred Livres, seven hundred and twenty-eight Registers, containing each a thousand Notes; or which fifty. Registers are engraved, and the Notes numbered from 450001, to No. 500,000, and the other fix hundred feventy-eight are printed, and the Notes numbered from 1, to 678,000, making together the Sum of seventy-two Millions eight hundred thousand Livres.

In fine, in Notes of ten Livres, twelve hundred Regulters all printed, containing each a thousand Notes, numbered from 1, to No. 1200000, making the

Sum of twelve Millions.

It is then a thousand Millions of Notes which the different Fabrications, made fince the Bank's Establishment to the End of the Year 1719; amount to, and must henceforward make its capital Funds; and these with the current Coin having appeared sufficient for the Circulation of the Kingdom, his Majetty declares by the said Arret of the Month of December, that no more shall be made for the future, except the Quantity of printed Notes, that shall be necesfary to replace those endorsed and cancelled.

It is for the Execution of this Referve of replacing the Notes, that by an Arret of Council of the 10th Day of February, 1720, a new, and the last Fabrication of two hundred Millions of notes has been ordained, with a Prohibition to the Treasurer General, to employ them for other Uses, than to replace the

Notes which shall be returned endorsed.

These new Notes, which are all to be dated from the 1st of January, 1720, are distributed only in three Classes; viz. in Notes of ten thousand, one thousand, and a hundred Livres.

The Register for the Notes of ten thousand Livres, are to the Number of thirty-three, containing each fix hundred printed Notes, numbered from 6001, to 25800, amounting to the Sum of a hundred and ninety-eight Millions.

For the Notes of a thousand Livres, there are no more than two Registers, containing each eight hundred printed Notes, numbered from 91201 to No.

92800, making the Sum of a hundred and fixty thousand Livres.

In fine, four Registers are destined for the Notes of a hundred Livres, each Register containing a thousand printed Notes, numbered from 678001, to No. 682000, making the Sum of four hundred thousand Livres.

It should be remarked, that the Bank Notes of ten Livres (of which there is no mention made in the Arret, because it was not customary to endorse thems. by reason of their Smallness) were asterwards suppressed, in order to bring more ready Money into Trade, and yet suturely to re-establish them, when the Utility of them should be better known, as shall be mentioned in what follows.

The Arret in which the Suppression of these small Notes was at first ordered,

is of the same Month of February, 1720, and it appears, that this it was which gave to the Bank Royal its ultimate Form, and entire Perfection, at least for its Management, in confirming its Union with the India Company.

S. A. R. Monseigneur the Duke of Orleans, the Regent, being at the general Assembly of this Company, held at the Bank the 22d of February, and this Union which he proposed in the King's Name, having been accepted, his Majesty regulated the Conditions by the Arret of the 23d, which in twelve Articles, contains (resides what concerns the Bank) the Confirmation of all that was proposed by S. A. R. and accepted by the Company in the Assembly of the preceding Day.

The Dispositions of this Arret, which fix the Conditions of the Bank for the future, are principally those of the four first Articles, and of the last, and there-

fore shall be the only ones mentioned here.

By the first, His Majesty gives the Government and Administration of the Bank to the India Company, for all the Term remaining unexpired of the faid Company's Privilege, and grants to it all the Profits and Ben hits of the Bank,

even those made since its Conversion into the Royal Bank.

The fecond declares, that the Bank remains a Royal Bank, and his Majesty continues responsible to the Publick for the Value of its Notes, as the Company does to the King for the Administration and Management of it, for which the fixteen hundred Millions it lent his Majesty, remains a Pledge, with a Prohibition to the Directors, not to make any new Bank Notes, but in Virtue of an Arret of Council.

It is ordained by the third, that the Company shall account for what is received and paid, by a brief and true State, as well to the Council, as to the Chamber of Accounts, in conformity with the Declaration of the 4th of De-

cember, 1718.

The fourth, forbids the Company to exact any more than five per Cent. which had been granted to the Bank upon the Silver brought into its Offices, nor to receive or pay the Species, but at the current Price; his Majesty ordering moreover, that for the future, only three Sorts of Notes should be delivered, wiz. of ten thousand, of a thousand, and of a hundred Livres; and in Regard of the ten Livre Notes, that they should yet be received for two Months, at the Offices of Receipt and Customs, or paid in Specie at the Bank Offices, which the Bearer choic.

" This Suppression of the ten Livre Notes, did not only take Place, as has " been faid already, but new ones were made, to cut down those of ten thou-fand, nevertheless, without this Fabrication's Encreasing the total Number " of Bank Notes mentioned here before, the cut Notes of ten thousand Livres

" having been cancelled and put out of the Commerce."

In fine, by the eleventh and last Article, the Comptroller General of the Finances is named by his Majesty Inspector General of the India Company, and Bank; and his said Majesty ordered Mr. Pelletier de la Hossieye, Counsellor of State in Ordinary, and the Provost of the Merchants of Faris, affished by two of the ancientest Eschevins then in Post, with the Judge, and the first Conful of the Confular Jurisdiction, to visit the Cash and Books of the Bank four times a Year, and oftener if they think it proper, without being obliged to give any Warning.

The Arret of the 19th of April, 1720, just now spake of, concerning the Suppression of the Bank Notes of ten thousand Livres, and the Fabrication of others of a thousand, a hundred, and ten Livres, so be substituted in their room, imports, that the King being informed that it was convenient for the Eafe of Commerce, to augment the Number of the thousand, hundred, and ten Livre Bank Notes, and to direct the bringing in those of ten thousand Livres to be cut

a ed will N tath

th

of

On

tal

Co

du

alti

m

Mo

and tior

Rec

favo

Mo

hav

 Δm

Cres

Cap

Bank

thou othe

T

judg could

the . ness

daine

nor

grant

ed, t

Acco

ordered, to which ft for its

there is

e them,

he geneand this Majesty Articles, that was the pre-

on of the faid he Bank,

k for the

s Majesty Company which the a Prohibitue of an

r what is as to the h of Deent. which

a, nor to ing mored, viz. of of the ten Offices of the Bearer

ten thoul Number and Livres

of the Fipany, and infellor of by two of Conful of ir times a give any

the Supication of d in their r the Eafe ten Livre to be cut down, down, ordained, that Bank Notes of a thousand, a hundred, and ten Livres, should be made for four hundred and thirty-eight Millions, viz. three hundred Registers of Notes of a thousand Livres; each Register containing eight hundred printed Notes of a thousand Livres each, numbered from 21280 to N°. 450800, making the Sum of two hundred and forty Millions; a thousand eight hundred and ten Registers of a hundred Livre Notes, containing a thousand printed ones each, numbered from 682001, to N°. 2492000, making the Sum of one hundred eighty-one Millions; and one thousand seven hundred Registers of ten Livre Notes, numbered from 1200001, to N°. 2900000, making the Sum of seventeen Millions; and in the whole, that of sour hundred and thirty-eight Millions, the which joined to that of seven hundred fixty-two Millions, in similar Notes of a thousand, a hundred, and ten Livres, till then made, swells the total Sum to twelve hundred Millions. His Majesty moreover ordaining, that in three Months the ten thousand Livre Notes should be brought into the Offices of the Bank at Paris, and in the Provinces, to be cut in Notes of a thousand, a hundred and ten Livres.

The Publick, which fince the Bank's Establishment had been always fearful of loading itself with the Notes, being, in fine, recovered from its Apprehensions, began to favour it; and both at Paris and in the Provinces, the most reputable Merchants already preferred them to Payments in Specie; and it was common to see them gain one, and one and a half per Cent. When an Arret of the Council of State appeared on the 21st of May, 1720, which ordained the Reduction of the Notes, to a Moiety, on the Terms directed in the said Arret, in order to put them on a Par with the Silver Species, of which the Diminution had also been ordered by a preceding Arret, and that it was to be effected in the re-

maining Part of the faid Year 1720.

Although this Reduction of the Notes feemed absolutely necessary, that the Motives explained by the Arret were urgent, and well sounded; and that the Execution had been concerted and ordered, with all the properest Precautions and Regard, to hinder the Public from seeling all the Burthen of this Diminution; yet the King having been informed, that contrary to his Intentions, this Reduction had produced a general Confusion in the Commerce; and, willing to savour the Circulation of the Bank Notes, to the Advantage of those who paid and received them, his Majesty ordered, by an Arret of the 27th of the said Month and Year, that the Bank Notes should have, and continue always to have, a Currency upon the same Footing, and for the same Value, as before the Arret of the 21st, which he revoked.

His Majesty, in the Month of June following, published an Edict, for the Creation of twenty-five Millions of Rent upon the City of Paris, of which the Capitals should be paid in Notes and Receipts that should be cancelled. This demonstrated and confirmed, that after other openings, to get rid of the said Bank Notes, the Diminishing their too great Number, and reducing them to the necessary Quantity, to support the Credit and Commerce of the Bank, it should be put upon the Foot of the Banks of Venice, London, Amsterdam, and of other Cities of Europe, where they are established, of which all these Nations

have for so long a Time found the Utility and Convenience.

The total Suppression of the Notes of the Royal Bank, having, in fine, been judged necessary to the State, his Majesty being informed that the Commerce could not longer pass without the Circulation of the Species, upon Account of the Abuse, which the Usurers and Stockjobbers had introduced, into the Business or Trade of Bank Notes, which they had almost entirely discredited; ordained this Suppression by an Arret of Council, of the 10th of October, 1720, nor leaves them longer current than to the 1st of November following, but granting, to the last of the said Month, to those who found themselves burthened, the Openingsspecified in the said Arret, which I shall give here entirely, on Account of the Importance of the Matter.

Arret of the King's Council of State, ordering a Suppression of the Bank Notes of the 10th of October, 1720.

THE King having made, to be represented in his Council, the State annexed to the Minutes of the present Arret, of all the Bank Notes, as well engraved as printed, that have been made in Virtue of the different Arrets; upon its Receipt, his Majesty learnt, that the whole of the said Notes of all Sorts, amounted to the Sum of two thousand fix hundred and ninety-fix Millions four hundred thousand Livres, of which Quantity of the said Notes, there has been converted, of those of a thousand and ten thousand Livres, the Sum of two hundred Millions, into Notes of a hundred, fifty, and ten Livres, in Form of Division only, with ut any Augmentation of the total Sum, and this in Execution of the Arrets of the 26th of June, 2d, and 19th of September last; that of the said Sum Total of the said Bank Notes, there has been burnt in the Town-House of Paris, the Value of seven hundred and seven Millions, three hundred and twenty-feven thousand four hundred and fixty Livres, according to the verbal Processes, that have been drawn up, as well by the Commissioners for this deputed by his Majesty, as by the Provosts of the Merchants, and Sheriffs of the faid City, dated the 28th of June, 1st, 9th, 16th, 23d, and 30th (July, 6th, 20th, and 29th of August, all last past; besides which Quantity of Notes burnt, there has been carried to the Royal Treasury, for the Acquisition of perpetual Annuities, or for Life, more than five hundred and thirty Millions; to the Bank's Cash, more than two hundred Millions, to have open Accounts there, according to the Arret of the 31st of July last, and for about ninety Millions in the different Chests of the India Company, Bank, and Mints, for the Payment made in Specie, all which Notes will be inceffantly burnt in the Town-House of Paris, as soon as the said Commissioners of the King shall have fir.ished the verbal Process, so that there remains no more Bank Notes in Trade. than for the Sum of one thousand one hundred and fixty-nine Millions, seventy-two thousand, five hundred and forty Livres, to call in which Sum, besides that which remains to make up, in Notes of Funds of the twenty-five Millions of Annuities, created by Edict in June last, there shall yet be extinguished four hundred Millions for the Capital of the eight Millions of Annuities, at twelve and a half per Cent. created in August last, upon the Imposts of the Provinces of the Kingdom, and a hundred Millions for the Capital of the four Millions of Annuities on Lives, at fix per Cent. created by Edict also last August; and that which shall not have been carried to the said Openings, may be either employed in an Acquisition of the Tenths of Shares, according to the 8th Article of the Arret, of the 15th of September last, amounting to four hundred Millions, or be carried to the Mints, according to the said Edict of the Month of September, or remain Annuities under the King's Guarantee. And as by all these Dispositions his Majesty has given to the Bank Notes, Openings suitable to the different Views of his Subjects, beyond even what is necessary to abolish the said Notes; that befides those of a hundred, fifty, and ten Livres, which have still a Currency in the Commerce, according to the preceding Arrets, they are nevertheless fell into such Discredit, that they have no longer a Value as Species, and that they are not regarded, only in Respect to the Employs which they can make; so that the few Payments which are yet made with the said Notes, only ferve to hinder the Circulation of the Silver; to support the high Price of Provifions and Merchandize; and to introduce or perpetuate an Infinitude of Abutes in Trade, which can only cease by re-establishing the Payments in Specie; his Majesty has therefore thought proper to ordain it, in a convenient Time, by decreeing it to begin from the first of January, of the present Year, to pay off in this Manner the Arrears of all the Rents that it owes, together with the Penfions, Wages, Maintenance, Charges, and Expences, of whatfoever Nature they be; for which it being necessary to provide, his Majesty in Council having heard the Report, by Advice of Mons. the Duke of Orleans, Regent, ordained, and does ordain what follows, viz.

ed.

curi

ing

in it

Stat

Notes of

annexas well ts; upil Sorts, ons four nas been wo hunof Dicecution at of the

Town-hundred the verfor this acriffs of C. Yuly, of Notes no pertions; to Accounts at ninety lints, for

llions, or September, a Disposition of Province Abuses ecie; his e, by depay of in Pensions, or Species, only of Province of Abuses ecie; his e, by depay off in Pensions,

1. The Bank Notes shall not, from the 1st of November next, be either given or received in Payment, on any Cause or Pretext whatever, except by a mutual Consent, to which Purpose his Majesty has derogated, and does derogate from the 3d and 4th Articles of the Arret of Council of the 1sth of September last.

2. Nevertheless, his Majesty wills, that from the Day of the Publication of the present Arret, there shall no Bank Notes be taken in the Offices of the Receipts and Farms, even for the Duties and Imposts due before the Publication of the said Arret; and that the said Duties, and Imposts of what Sort and Nature sever they be, shall be entirely acquitted in Specie, with the Exception however of the Sums due, as well for the said Duties and Imposts, as otherwise, before the 1st of January last, the which may be paid to the 1st of December next, in Bank Notes of a hundred, fifty, and ten Livres.

3. His Majesty also wills, that the Rents, Pensions, Appointments, Wages, and other Sums which remain to be paid by his Majesty, on the Expences of the present Year, 1720, be discharged in Specie, and that the Sums due for the Years antecedent to the present, shall be only paid in Bank Notes of a hundred, fifty, and ten Livres.

4. The Dividends due by the India Company, to the 1st of January next, shall be paid in Bank Notes of a hundred, fifty, and ten Livres; and in Regard of the Arrears, as well of the Rental Shares, as of the Annuities due by the said Company, his Majesty wills, that they be paid in Specie, to commence from the 1st of July last.

5. His Majesty permits the Bearers of the Bank Notes of a hundred, fifty, and ten Livres, to place them to the last of November next, inclusive, in the Employs by it directed; after which Time, what shall remain of the said Notes, are only convertable, in Rental Actions, (or Shares) or in Tenths of the Shares, mentioned in the 8th Article of the Arret of Council of the 15th of September last. And the present Arret shall be read, published, and fixed up, wheresever need be; and for the Execution hereof, all Letters requisite, shall be dispatched. Done at the Council of State, (his Majesty being present) held at Paris the 10th Day of Ollober, 1720. Signed Phelipeaux.

One of the principal and last Openings, and it may be said the most convenient to Trade and Traders, was, without Doubt, the Establishment of open Accounts, and Transfers, ordered by the Arret of the 13th of July of the same Year, 1720.

From the first Erection of the general Bank, this Establishment was thought on, and by the 16th and 17th Articles of the Letters Patent, of the 20th of May, 1716, it was permitted to that Bank, to take Charge of the Cash of Particulars, as well in Receipts as Payments, and to transfer some, which was equally granted and confirmed, by the Declaration of the King of the 4th of December, 1718, by which his Majesty honoured it with the Title of Bank-Royal, and to ordain that for the future, the Management should be made in his Name, and under his Authority.

It is true, that the Bank had not yet made use of its Privilege, and that if some Particulars had carried their Funds to its Cash, this was rather by Way of Deposit, than to have open Accounts, and to make Transfers, in which it must be owned, that the French Bank has been very inferior to foreign ones, which by the Operations of their Accounts, and Transfers, have placed a Facility and Security in their Commerce, and among their Merchants, of which it is assonishing there has yet no Notice been taken in France, where, particularly for a Century past, so many Establishments, advantageous to Trade, and those concerned in it, have been made.

It is then altogether, and for to fink fix hundred Millions of Bank Notes, and to make the French Merchants enjoy the Advantages that the neighbouring States have been used to find in their open Accounts and Transfers, that his Majesty ordained by his Arret of Council, of the 13th of July, 1720, that there should be Books opened, as well at Paris, as in the principal Cities of the Kingdom, conformable to what is observed in the Countries, where such Establishments are made, and according as it is more amply explained, by the eigh-

they be; ing heard ined, and teen Articles of the ...id Arret, of which follows an Extract, as well as of the Instructions drawn up in Consequence, to facilitate the Execution.

The 1st Article of the Arret, ordains, that there shall be opened, at the Office of the Bank at Paris, the 20th of the said Month of July, and the 20th of August following, in all the Cities of the Kingdom, where there are Mints, and in all those, where it shall be judge necessary to make such Establishments, a Book of Accompts Current, and Tossers, of which the Funds shall not exceed fix hundred Millions.

2. That upon the faid Funds of fix hundred Millions, there shall be referred

three hundred Millions for the provincial Cities.

3. That the Funds of three hundred Millions for Paris, shall be made in the Bank there, in Bank Notes of ten thousand, and a thousand Livres only, which shall be received by the Bank's Treasurer, cancelled by him in Presence of the Bearers, and then burnt, in the Manner prescribed by the Arret of the 11th of June foregoing, and the Bearer shall be credited the Import of the said Notes.

4. That the Funds of the three hundred Millions, reserved for the Provincial Cities, shall be made in such Notes as the aforementioned, before the Directors of the Mints in the faid Cities, to be by them cancelled in the Presence of the Bearers, and afterwards fent to the Treasurer of the Bank at Paris, where they shall be burnt, in the Manner mentioned in the preceding Article.

That the fix hundred Millions, which are to compose the Funds of the faid Accounts and Transfers, shall be agreed in Livres Tournois, and cannot be fubject to any Variation, whatever Diminution may happen in the current Value

of the Species.

6. That all the Bills of Exchange, and Notes of Hand of five hundred Livres, or above; likewise the Sales of Merchandize in Gross, in the Cities where the Books of Accounts current and Transfers are established, shall be acquitted by Draughts on Pain of Nullity of Payment, and of five hundred Livres Mulct for the Bank, as well against the Creditor as Debtor.

7. That those who have Accounts in Bank, in any of the Cities mentioned in the 1st Article, and would make Payments in some others of the said Cities,

may do it by Transfers from City to City.

8. That the Funds of his Majesty's Subjects put in Bank, shall not be subject to any Seizure, not even for the proper Money and Affairs of his Majesty.

o. That Strangers may have Accounts current in Bank, which also shall not be subject to any Seizure or Confication, under Pretext of War, Reprisals, or Escheatage, nor on the Part of their Creditors.

10. That the Draughts may be negociated against current Money, whatever

Sums they may amount to.

11. That the Provost of the Merchants of the City of Paris, assisted by the oldest Eschevin of the Mercantile Order, shall have the general Inspection of the Draughts, endorse and mark the Registers, which they shall order to be laid be-

fore them whenever they think proper.

12. That the Management of the faid Draughts, shall be by four Directors, under the Orders of a Comptroller General, who shall be named by his Majesty,

and shall take their Oaths before the said Provost of the Merchants.

13. That the general Ballance of the Books, shall be made twice a Year, viz. in December and June, for which Purpose the Books shall be shut from the 20th to the End of the faid Months, during which Time no Protest shall be made against Bills of Exchange or Notes of Hand; his Majesty decreeing, that the Protests made in three Days after the Opening of the Books, shall have the fame Effect, as if they had been made at the Time of their falling due, happening when the Books were shut.

14. That for the Security and Preservation of the Draughts, the Books shall be kept double, by the Book-keepers and their Comptrollers, and deposited in

different Places.

15. That those who shall have Payments to make in Bank, shall carry a Note figned by them to the Book-keepers; or if they cannot carry it, they shall send it by their Attorney, or some other with a Power, both of which to be in the following Form:

FORM

to

· has

Arı

Co

and

Par Roy

ftrue

fo th

Forn

INST

conta

Part

anoth

the D

Writi

Work

troller

Accou

the En

every that by

Eve Place

Eac

Ea

FORM OF THE DRAUGHT.

- " M Efficure the Directors of the Bank, pay to Mr. the Sum of Va Value
- the Day of
- 44 thousand seven hundred

FORM OF THE POWER.

The Underwritten, give Power to Mr. me to the Book-keepers of the Bank, the Draughts that I shall give upon

- " the Cash that I have in Account current, and to get them passed to my Debit, " and to the Credit of those to whom I shall have affigned the Sums, directed
- " by the faid Draughts; as also, I authorize him to demand of the Book-
- " keepers such Sums, as shall have been paid to my Credit by my Debtors.
- " Made at the
- " one thousand seven hundred

16. That all those who have an Account open with the Bank, shall be obliged to fign in the Margin of the Folio, where their Account has been opened.

17. That in case any Merchant draws upon the Bank, beyond the Credit he . has there, he shall be obliged to pay, by Way of Mulct, five hundred Livres to the Advantage of the Bank.

18. In fine, if there happens any Disputes in the Execution of the present Arret, they shall be determined by the Consular Judges, and by Appeal to the Council, his Majesty forbidding the Hearing to all his Courts and Judges.

The following Instruction, drawn up to facilitate the Execution of the preceding Arret, is in Part conformable to what is practifed in the Bank of Venice, and in those of Amsterdam and Hamburgh, whereof I have before spoke; and in Part composed of the Operations, which are only proper and suitable to the Bank Royal of France.

As this Matter is in some Sort entirely new to the French Merchants, particularly to those who have never engaged in a foreign Trade, the Author of the In-structions has entered into a grand Detail, but so necessary and instructive, that it has been thought difficult to abridge it, without retrenching fomething uteful; fo that it is given here entire, except the Model of the Accounts current, whose Form being known to every Merchant, they are omitted to be inferted here.

INSTRUCTIONS on the Manner that Accounts current are opened in the Bank, and bow Transfers are made.

THERE ought to be no more than one fingle Book for the Accounts in Bank, but with as many Parts of Articles as is necessary; each Part should only contain about two hundred Leaves, the which should be numbered, viz. the first Part from 1 to 200; the second Part from No. 201 to 400, and so one after

Each Book-keeper should only have about two hundred Accounts, and these the Directors are to distribute; having regard that those which occasion most Writing, be so divided among the Book-keepers, that one may not have more Work than another, and this as equally as possible.

Each Book-keeper is to have his Comptroller, that is to fay, that the Comptroller ought to have the Counter-Part of the same Book, as the Book-keeper, and with the same Folios, so that when the Book-keepers enter a Sum on an Account, the Comptroller shall write in the same Sum, in the same Order, to the End that they may always agree the one with the other; so that they ought every Evening before they retire, to examine and compare the Sums wrote in, that by this Means they may prevent all Errors.

Every Evening the Comptrollers ought to carry their Books to a separate Place from the other Books, which shall be appointed them for this Purpose,

of the he Of-

oth of

ts, and

ents, a

not ex-

reserved

e in the

which

e of the

11th of

rovincial

Directors

e of the

here they

is of the

cannot be

ent Value

ed Livres,

where the

uitted by

Mulct for

mentioned

aid Cities,

be subject

hall not prifals, or

whatever

ted by the

tion of the be laid be-

Directors, is Majesty,

Year, viz. from the

oft shall be

eing, that

ll have the

, happen-

Books shall

epolited in

arry a Note

shall send

city.

Notes.

Of BANKS, &c.

to guard them from Accidents, which may be occasioned by Fire or other-wife.

For the Draughts, a Commissary shall be appointed, who every eight Days shall take them from the Book-keepers, to put them according to the Order of their Dates on Files, and then into a secure Place, that they may be guarded against Fire, and that Recourse may be had to them in Case of Need.

The Bank shall be open every Day, except Sundays and Festivals, from eight

to eleven in the Morning, and from three to fix in the Afternoon.

Those who would have an Account in Bank, shall carry their Notes there, and the Treasurer, or he that shall be appointed for it, shall give them a Receipt, which they shall deliver to the Directors, who shall order an Account to be opened for them, and credit them the Amount of the Receipt in their Presence.

For Example; Peter would have a Credit in Bank for 120,000 Livres, James for 80,000, and Paul for 50,000, and each having delivered the Value in Bank Notes to the Treasurer, he shall give them in Return his Receipt, which they are to deliver to the Directors, who in their Presence shall open Accounts, and credit them the Sums which per contra are to be debited Cash.

[Fol. 1. Account of the general Cash.

Viz. Fol. 2. Account of Peter. Fol. 3. Account of James. Fol. 4. Account of Paul.

Peter and the others ought to take a Note of the Folio, where their Accounts are entered, in order to put the same Folio on their Draughts, when they would pay, or have large Sums wrote into Bank.

In Regard of Payments or Transfers, which some of the Concerned would

make to others, it shall be done as follows;

Viz. Peter is to pay James a Sum of 3000 l. for Value received in Merchandize, the Day that he is to make the Payment, he must carry or fend to the Book-keeper, by his Attorney, a Note in the following Form.

Fol. 2. for 3000/.

MEssieurs of the Bank Royal, pay to James, three thousand Livres, for Value received in Merchandize. At Paris, the 20th of July, 1720.

Peter.

M

wi

the

and

Viz

have

wou

pay

The Folio 2. directs the Book-keeper to Peter's Account, which he debits the 30001. and by the Register of the Alphabet, he will find the Folio of James's Account, which he will credit the said 30001.

Viz. Fol. 2. Account of Peter. Fol. 3. Account of James.

The next Day James must go to the Bank, or send the Person impowered by him, to demand whether Peter's Sum has been credited him, and the Question is to be proposed in this Manner, by James, Fol. 3. of Peter, three thousand Livres; and if the Book-keeper finds the Sum wrote in, he replies, by Peter, three thousand Livres.

If James would pay that Day any Sum, he delivers at the fame Time his Draughts to the Book-keeper, in the Form mentioned above, to avoid return-

ing or fending that Day to the Bank.

All Bills of Exchange of 500 Iro. or upwards, drawn from foreign Parts, thall be paid in Bank, viz. a Bill of two thousand Livres drawn from Amsterdam upon Paul, at Sight, of which Peter is the Bearer, who must present the faid Bill to Paul, who finding it good, and defigning to pay it, Peter writes on the Bac slide of the Bill, pay on my Account in Bank, the Contents on the other Side. At Paris, the

The same Day Paul cught to carry or fend a Note to the Bank, in the following Form.

Fol. 4. for 2000/:

MEssieurs the Directors of the Bank Royal, pay to Peter, two thousand Livres, for Value received in a Bill, drawn on me from Amsterdam. At Paris, the 20th of July, 1720.

The

other-

ht Days Order of guarded

m eight

ere, and Receipt, Presence. es, James in Bank

ich they

ants, and

Accounts

ney would ed would

Merchannd to the

r Value re-

Peter.

he debits Folio of

owered by Question ee thousand by Peter,

Time his id return-

Parts, shall rdam upon ill to Paul, fide of the the

he follow-

and Livres, Paris, the Paul.

The

The next Day Peter should go to the Bank to know whether Paul has paid it,

that in Defect thereof, he may use his Diligencies.

If Peter will not trust Paul with the Bill acquitted, he may deliver it to the Book-keeper, who keeps Paul's Account, to give it up to Paul when he has

The same shall be done with Promissory Notes, whether payable on Demand,

or at Time. And the same shall be observed with Bills of Exchange at some Days Sight, or at different Usances, of which the Acceptance shall be as common, but the Morning they fall due, the Bearer ought to fend them to the Accepters endorsed, pay on my Account in Bank, and it will be managed as has been men-

tioned for Bills at Sight. The provincial Cities, where the Bank has Offices, shall act in the same

Manner And all those Cities, where there is an Office of the Bank, must correspond with one another, for Payments, which Merchants, or others who have Accounts in Bank, want to make. For Example, Peter of Paris would remit to Claude of Lyons, fix thousand Livres; and James would remit to John of Lyons, four thousand Livres, and others, the same, which is to be done in the following Manner.

Fol. 2. for 6000/.

MEssieurs the Directors of the Bank Royal, pay to Claude at Lyons, fix thousand Livres, for Value in Account; at Paris, the 20th of July, 1720.

Peter.

And James must act in the same Manner, to make his Remiss of 40001. to

The Book-keepers, after having debited Peter and James the aforementioned Sums, and credited the Bank Office of Lyons therewith, shall deliver a Note to the Directors, that they may fend a Minute thereof to Lyons, that Credit may be given to Claude of 6000 l. and to John of 4000 l. which Minute shall be made in the subsequent Form.

Fol. 5. for 10,000 l.

MEssieurs the Directors of the Bank Royal Office at Lyons, pay to the followings.

To Claude, Value of Peter To John, Value of James 6000 l. 4000 l.

10,000%

For the Sum of ten thousand Livres.

Examined by an Inspector, and signed by a Director.

The Directors take Care to fend the aforesaid Minute by the first Post to Lyons, and the Director of the Bank Office there, in Reply, will acknowledge the Receipt of the said Minute, by making mention of the Sums and Contents, and that he has given Credit to the faid Persons.

Viz. Fol. 2. Account of Peter. Fol. 3. Account of James. Fol. 5. Account of Lyons,

At Lyons they shall act in the same Manner for the Sums, which those who have Accounts in Bank would remit to Paris. For Example; Claude of Lyons would remit two thousand Livres to Peter at Paris; and John of Lyons, three thousand Livres to James at Paris, which is done in the following Manner, viz.

Claude carries to the Bank Office at Lyons his Draught, that the Director may pay to Peter at Paris two thousand Livres, and John does the same for the Payment of three thousand Livres to James at Paris, of which the Director of the

Of BANKS, &c.

Office there must sene a Minute to the Directors of the Perisan Bank, in the following Form.

Fol. 5. for 5000l.

MEssieurs the Directors of the Bank Royal at Paris, pay to the following Persons.

To Peter, Value of Claud: 2000/.
To James, Value of John 3000/.

For the Sum of five thousand Livres.

At Lyons, the 20th of July, 1720.

Examined by the Inspector, signed by a Director.

The Directors ought to credit Peter and James the Sums mentioned in the Minute from Lyons, and Debit the Bank Office there the total Sum.

Viz. Fol. 2. Account of Peter. Fol. 3. Account of James. Fol. 5. Account of Lyons.

The Directors of the Bank at *Paris* shall acknowledge to those at *Lyons*, the Reception of the Minute, and make mention also of the Sum and Contents, and that they have given Credit to those mentioned therein.

And as the Bank acts with its Office at Lyons, and with the Bank at Paris, the Operations must be the same with all other Cities where Bank Offices are established, so that those who have Accounts in Bank, may remit what Sums they please, to any of the Cities in the Kingdom, where the Bank has Offices, without any Risque or Charge, provided always, that the Sum drawn does not exceed their Credit in Account.

The fame Transactions may be performed from one provincial City to another, where there are Bank Offices, according to the Example from Paris to Lyons; the Offices of Bank must fend similar Minutes every where, that those who have Accounts in Bank want to remit to.

The Directors of the provincial Bank Offices shall also make their Balance in the Time prescribed by the Arret of Council beforementioned, and shall fend a Copy to the Directors of the Bank at Paris, signed by the Inspector and Comptrollers.

The Book-keepers shall be obliged to send every Evening to those who desire it, a Note of all the Sums that have been paid or wrote in for them, or of Remittances that have been made on their Accounts from any of the Provinces. For which Purpose there shall be paid to the Book-keeper, by those who have desired the said Note, fifty Livres per Ann. above which they shall not exact any thing; and this Sum shall be given to the Directors, who shall divide it equally among the Book-keepers.

However serviceable the Establishment of Bank Accounts appeared at first, the Success did not answer the Expectations that had been conceived of it; on the contrary, it occasioned abundance of Confusion in the interior and exterior Commerce of the Kingdom. The Publick put very little Confidence in them, because of the Impossibility of converting them into Cash; and seared, that the faid Accounts should consequentially be obliged for the Payment of all Sorts of Debts.

These Inconveniencies having appeared greater than the Advantages which were expected from it; and a short, but sure Experience, having made it appear, that the French Merchants would be with Difficulty accustomed to this Commerce of Draughts, though so useful to their Neighbours, his Majesty, always attentive to the greatest Ease and Good of his Subjects, found it proper to suppress the Bank Accounts by an Arret of the 26th of December, 1720; directing at the same Time to the Employs and Uses to be made of the Sums which had been brought in.

the other

COI

ane

ch

in

ou

M

on pli

in

N

ch 10 of

tio

the

be

ink, in the

e following

ed in the

Lyons, the

Paris, the Offices are that Sums as Offices, does not

ity to ann Paris to that those

r Balance and Ihall ector and

who defire or of Re-Provinces. who have exact any it equally

d at first, of it; on d exterior in them, that the Sorts of

es which
it appear,
is Com, always
r to fupdirecting
hich had

The

The Execution of this Arret having given Birth to a Variety of Disputes, about the Payment of the Agreements, and Transactions, made in Bank Draughts, before their Suppression; his Majesty, to stop and prevent them, published a second Arret the 21st of January, 1721, by which, after having again confirmed the said Suppression of the Bank Accounts, it ordains among other Things:

rst. That it shall not be futurely permitted to give the said Draughts in Payment even by mutual Consent; his Majesty declaring, nevertheless, that the Offers made of them in Court, or in a justitiary Way, before the Publication of the preceding Arret, should be valid. 2dly. That the Notes of Hand, and others, payable in old or new Bank Draughts, should henceforward only be paid in Specie. 3dly. That the Valuation of the said Draughts should be regulated, by regarding what the Bank Accounts shall lose, at the Time of transacting the said Bank Notes, and this in relation to the Species of Gold and Silver of the then Currency.

This Arret has yet some other Dispositions, but less important, and,

In fine, to terminate entirely the Affair of Bank Accounts, the King, by a third Arret of the 14th of February, 1721, confirms the Employs of the faid Accounts already indicated in the Arret of the 26th of December, 1720, viz. in Annuities upon the Aids and Gabelles, in Rents upon the Tailles and other Imposts, created by Edict, of the preceding Month of August, in the Rental Shares upon the India Company, and prescribes more particularly, the Form in which the said Employs, and the Certificates of the Directors of the said Bank Accounts, may be made.

I have now finished my intended Account of foreign Banks; and in Compliance with my Promise, shall proceed to that of our own, previous to the sew comparative Remarks I have to make on the Difference of transacting Affairs

between them.

BANK OF ENGLAND.

T H18 Bank, though not supposed so rich as that of Amsterdam, is sull as secure, and the Transactions with it rendered much more easy to the Merchants and Traders, than they are in the other: It was established by Charter from his Majesty King Will. III. in Consequence of an Act of Parliament, passed in 5 Will. and Mar. Cap. 20. and continued by the several subsequent Acts, viz.

Every Year, beginning from the 1st of June, 1694, the Sum of 140,0001.5 and 6 Will. out of Monies to arise by Duties of Tonnage, fince expired, and by an Excise on and Mar. Beer, &c. hereby granted (being a Moiety of the Rates granted by 2 Will. and Mar. St. 2. Cap. 10.) shall be a yearly Fund for the Annuities in the Ast mentioned, and for the Purposes hereafter expressed, and any Deficiencies to be supplied out of the unappropriated Revenues.

For raising 1,200,000/. Part of 1,500,000/. granted by the Att, the yearly 6.18. Sum of 140,000/. shall be kept apart in the Receipt of Exchequer, and paid as

in the Act is directed.

Their Majerties, by Commission under the Great Seal, may appoint Persons. 19. to take Subscriptions on or before the first Day of August, 1694, by any Persons, Natives, or Foreigners, &c. for raising and paying into the Receipt of the Exchequer 1,200,000l. Part of the Sum of 1,500,000l. and the yearly Sum of 100,000l. Part of the said yearly Sum of 140,000l. shall be applied to the Use of such Persons, as shall make such Subscriptions and Payments, in the Proportion hereafter mentioned, viz. each weekly Payment, shall, by the Auditor of the Receipt, be divided into sive-seventh Parts, and two-seventh Parts, which sive-seventh Parts are appropriated towards the Payment of the said yearly Sum of 100,000l. and shall be paid to the Contributors, raising the Sum of

Their Majesties by Letters Patent, may appoint in what Manner the said Sum s. 20. of 1,200,000/. and the said yearly Sum of 100,000/. or any Part thereof, may be transferred to such Persons as shall accept of the same, and incorporate such Subscribers, to be one Body Corporate, by the Name of The Governor and Company of the Bank of England, and they shall be capable to purchase and retain Lands, &c.

A T

The

€ 26.

f. 21.

Of BANKS, &c.

£ 22. The Commissioners of the Treasury, &c. are required, without farther Warrant, to direct their Warrants yearly, for the Payment of the faid 100,000/, to the Contributors of the faid 1,200,000 /, and the Auditor of Receipt of Exchequer, and all other Officers of the Exchequer, are enjoined to iffue the faid Monies without Fee, and under the Penalties inflicted upon any Officer for divert-

ing any Money appropriated by this Act.

The Corporation to be made, shall not borrow under their Common Seal, any farther Sum than 1,200,000/, so that they shall not at any one Time, owe more, unless by Act of Parliament, upon Funds agreed in Parliament; and if any more shall be borrowed under the Common Seal, every Member of the said Corporation shall, in their private Capacities, be liable in proportion to their several Shares, to the Repayment of such Monies, with Interest; and in such Case, an Action of Debt may be maintained in any of the Courts of Record at Westminster, by the Creditors, to whom any such Security, under the Common Seal of the Corporation shall be made, gain all, or any of the Members of the Corporation, in Proportion to their Shares, wherein Judgment may be recovered, as if Security were given in their private Capacities, any Agreement to the contrary notwithstanding.

f. 27. The Corporaton shall not trade, or luster any Person in trust for them to trade, with any of the Effects of the Corporation, in the buying or felling of any Merchandise or Goods; and every Person so trading, or by whose Order such Trading shall be made, shall forfeit treble the Value of the Goods and Merchandise traded for, to fuch Person as will sue for the same in the Courts of Record at Westminster.

But the Corporation may deal in Bills of Exchange, and in buying or felling ſ, 28. Bullion Gold or Silver, or in felling Goods mortgaged to them, and not redeemed within three Months after the Time, or such Goods as shall be the Produce of Lands purchased by the Corporation.

All Bills obligatory and upon Credit, under the Seal of the Corporation, may, by Endorsement thereon under the Hands of the Proprietors, be affigned, and the Affignee may fue in his own Name.

If the Governor, or other Members of the Corporation to be established. f. 30. shall, upon Account of the Corporation, purchase any Lands or Revenues be-longing to the Crown, or lend to their Majesties, their Heirs, or Successors, any Money by Way of Anticipation on any Part of the Revenue, other than such Part only on which a Credit of Loan shall be granted by Parliament, then the faid Governor or Members so contending to lend, being thereof lawfully convict, shall forfeit treble the Value of such Sum so lent, whereof one fifth Part shall be to the Informer, to be recovered in any Court of Record at Westminster, and the Residue to be disposed of by Parliament.

Amerciaments, Fines, and Issues against the said Corporation, upon Account of f. 31. any Suits to be brought against them, shall not be pardoned; and if such be estreated into the Exchequer, the Officers of the Exchequer, who are to pay the yearly Sum of a hundred thousand Pounds, may, out of that, detain so much as the said Amerciaments, Fines, or Issues amount unto.

If any Person shall obtain a Judgment against the Corporation, and shall f. 32. bring Execution thereupon unto the Officers of the Exchequer, then the faid Officers are required to pay the Sum in the Execution mentioned, to the Plaintiffs or their Affigns; and the faid Officers may detain fo much of the yearly Sum of an hundred thousand Pounds, as the Debt shall amount unto.

Any Member of the House of Commons may be a Member of this Corporaf. 33.

tion, notwithstanding Stat. 5 and 6 Will. and Mar. Cap 7.

The present Stock of the Bank of England shall be enlarged by new Sub-8 and 9 Will. III. cap. 20. fcriptions. f. 20.

Before such Enlargement, the Stock shall be computed by seven of the prefent Members, and seven of the new Subscribers; and if the clear Stock amount not to one Million two hundred thousand Pounds, the old Members to make it up in Tallies, Orders, Bank-Bills, or Notes; but if it exceed one Million two hundred thousand Pounds, then the Surplus to be divided among the old Members.

fir A A the bar of

alle

thi ed Ca

tho

Sun

dred

Deb

A

Men

T and

N

fellir

in th

N

Ít

fubje

com

ver o

to th

any o

duly

Place

T

Seven Commissioners, appointed by his Majesty for that Purpose, shall take s. 24. such new Subscriptions before the 24th of June, 1697.

Four-Fifths of each Subscription, shall be, at the Time of subscribing, an-s. 23.

Four-Fifths of each Subscription, shall be, at the Time of subscribing, anfwered by Tellies and Orders, upon the first, third, or fourth Aid of four Shillings per Pound, the quarterly Poll, Three-Fourths of the Customs, the Salt Act, Two-Thirds of the additional Excise, the additional Imposition, the Stamp Act, the three hundred thousand Pounds per Ann. on Tonnage and Poundage, the Duties on Marriages, Births, Burials, &c. on Wines, Vinegar, and Tobacco, &c. and Joint Stocks, &c. on Low Wines, &c. on the fix thousand Pounds per Week out of the Excise, or the fix hundred Pounds per Week out of the Post Office; and the other fifth Part in Bank Bills or Notes.

After the 24th of June, 1697, Interest of eight per Cent. per Ann. shall be a 24th of June, 1697, Interest of eight per Cent. per Ann. shall be a 24th of June, 1697, Interest of eight per Cent. per Ann. shall be a 24th of the Funds granted by this Act, viz. the Tonnage and Poundage; the Duties on Wine and Vinegar, granted by Stat. 1 Jac. II. Cap. 3. The Duties ou Tobacco and Sugar, by 1 Jac. II. Cap. 4. the additional Impositions on Grads and Merchandises, by 2 Will. and Mar. Stat. 2. Cap. 4. and 4 and 5 Will. and Mar. Cap. 5. the Stamp Ass. 5 and 6. Will. and Mar. Cap. 21. and the Duty on Houses, by 7 and 8 Will. III. Cap. 18.

The Interest payable to the Bank upon so many Tallies or Orders as the Bank s. 25. is already possessed on the said sight.

The Interest payable to the Bank upon so many Tallies or Orders as the Bank s. as is already possessed of, whereof the Principal shall be equal to the said fifth Part subscribed in Bank Bills or Notes, shall be likewise augmented to eight per Cent.

The new Subscribers shall, after the said 24th of June, be Members of, and s. 26. united to, the Bank of England.

During the Continuance of this Bank, no other Bank, or Fellowship in nature for a Bank, shall be erected, or permitted by Act of Parliament.

The Interest due on Tallies and Orders, subscribed into the Bank, shall be ac-6. 29. cepted as so much Principal Money.

The Bank may borrow by Bills (over and above the one Million two hundred f. thousand Pounds, to which they were at first limited) any Sum not exceeding the Sum subscribed, under an Obligation of paying the said Bills in Money upon Demand; and in Default thereof, on Demand made at the Bank between nine and twelve in the Forenoon, and the Default proved by Assidavit in Writing before one of the Barons of the Exchequer, the said Bills to be paid at the Exchequer, out of the first Money due unto the Bank, other than the Fund of a hundred thousand Pounds per Annum; but these Bills shall be distinguished from the Debts contained within the said one Million two hundred thousand Pounds, and expressed to be made by Virtue of this Act.

The Capital Stock and Fund of the said Bank shall be exempt from Taxes. 6. 31.

After completing of the said Subscriptions, the Interest of all Tallies and Or-6. 32.

ders subscribed, together with the said hundred thousand Pounds per Ann. shall be applied to the Use of the Members of the Bank, proportionably to each Member's Share therein.

The Stock of the Bank shall be accounted a personal, and not a real Estate, s. 33. and shall go to Executors, and not to Heirs.

No Contract or Agreement, either by Word or in Writing, for buying or f. 34felling of Bank Stock, shall be good in Law or Equity, unless it be registered
in the Books of the Bank within seven Days, and the Stock be transferred within
fourteen Days.

No Act of the Bank shall forfeit the Stock thereof, but the same shall bes. 35: subject to their Debts.

It shall be Felony without Benefit of the Clergy, to forge or counterfeit the f. 36. common Seal of the Bank, or any sealed Bank Bill, or any Bank Note, or to alver or erase any such Bills or Notes.

The Officers of the Exchequer shall keep Account of all Monies appropriated stote Bank, either upon the Fund of a hundred thousand Pounds per Ann. or any other Parliamentary Funds, or for Tallies belonging to the Bank; and shall duly direct, record, and make Payment thereof, under the Penalty of Loss of Place, Incapacity, and double Damages.

er War-

ooo/. to Excheaid Mo-

r divertion Seal.

ne, owe and if the faid

their fe-

in fuch ecord at Common rs of the recovernt to the to trade, ny Mer-

Trading

dise traecord at

or felling

redeem-

Produce

n, may,

ned, and

ablished,

nues beors, any

han fuch

then the

illy confth Part

tminster,

count of

fuch be

to pay letain fo

nd shall

the faid

e Plaine yearly

orpora-

w Sub-

he pre-

amount

make it

on two

Of BANKS, &c.

The Monies arising by the Continuation of the Subsidy of Tonnage and Poundage, &c. of Wines, Vinegar, and Tobacco, &c. by the additional Impositions on Goods and Merchandises, by stamped Vellum, &c. by Marriages, &c. and by the Duties on Houses, from the Times that the said Duties are severally continued as aforesaid, till the first of August, 1706; and by the Surplus of the Duties on Wine, Vinegar, and Tobacco, &c. over and above the one Million five hundred thousand Pounds Credit given thereupon, and the Interest thereof arising by the Act 7 and 8 Will. III. Cap. 10. continued till the 29th of September, 1701; and also on Houses (after the Repayment of seven thousand three hundred and eighty-two Pounds, eleven Shillings and sour Pence, borrowed thereon, by 7 and 8 Will. III. Cap. 18. and the Interest thereof; and of all the Bills figned at the Mints for the Six-pence per Ounce upon Plate, brought in between the 4th of May, 1696, and the 4th of November, 1696) granted for feven Years, from the 25th of March, 1006; and upon Salt, &c. (after the Repayment of one Million seven hundred and twenty-four thousand Pounds, borrowed thereon, and the Interest thereof) arising by the Act 7 and 8 Will. III. Cap. 31. shall be the general Fund for making good the particular Funds in this Act expressed, and shall be applied accordingly.

The Monie-arifing by the faid general Fund, after the 28th of June, 1698, as well by the faid Duties on Houses, and additional Impositions, as for the faid Duties on Vellum, &c. continued from the 28th of June, 1698, to the first of August, 1706, and for Tonnage and Poundage, &c. continued from the 25th of December, 1699, to the first of August, 1706, and for Marriages, &c. and for Wines, Vinegar, Tobacco, &c. continued from the 28th of September, 1701, to the 1st of August, 1706, and by the said Surplus on Wines, Vinegar, and Tobacco, &c. and on Salt, &c. shall be applied towards Principal and Interest of the said first, third, and sourth Aids of sour Shillings per Pound; the quarterly Poll; the Three-Fourths of the Customs; the Duties on Salt, &c. the Two-Thirds of the additional Excise; the additional Impositions; the Duties on Vellum, &c, on Marriages, &c. on Wines, Vinegar, and Tobacco, &c. and the three hundred thousand Pounds per Ann. out of Tonnage and Poundage, in Proportion to the respective Deficiencies, as computed in this Act. And every twenty-eight Days, an Account thall be made up at the Treasury, of all the Monies brought in, applicable to the faid deficient Funds, which shall be applied proportionably, as well to the Bank of England, as other Persons entitled to

Principal and Interest thereon.

Out of the faid general Fund the Interest due to the Bank, shall be made up

eight Pounds per Cent. Where any Revenue is appropriated by Parliament for Repayments in Courfe. the same shall be paid accordingly; but the new Funds in this Act shall be ap-

plied as hereby prescribed.

In Case of Judgment of Forseiture given against the Bank, the yearly Payments out of the Exchequer, and all the Estate belonging to the Bank, shall be vested for three Years in twenty-four Persons, to be chosen by the Bank, who shall have Power to receive the Monies due to the Bank, as if no such Judgment had been given; and to pay and discharge the Debts and Contracts, due at the Time of such Judgment; after which, the Surplus shall be divided amongst the feveral Members; and then the faid yearly Payments shall be vested in the par-ticular Members, in Proportion to a List thereof, to be made up by the said Trustees, and shall be affignable in a Book to be kept by the Auditor of the

The Bank may employ a Clerk to copy the Docquets of any Extents, Judgments, &c. in any of the Offices of Record at Westminster, paying as for a Search only.

No Member of the Bank shall be adjudged a Bankrupt, by reason of his Stock in the Bank, nor shall the Stock be subject to foreign Attachment.

The Monies received out of the Exchequer for the Bank, shall be divided

among the Members proportionably, for their particular Use.

The Debts of the Bank shall never exceed their Capital Stock, under Penalty of subjecting the several Members, so far as their Dividends received will ex-

f. 41.

f. 43.

f. 44.

f. 45.

1. 46.

£ 47

f. 48.

£ 49.

fhal

of if of

all

ing

oth De

An See

the

fecu

Sto

amo

fent

the fata

do pan

tend, to fatisfy the Debts to any Perfons, who may recover the same with treble

If the faid Funds for Interest shall appear insufficient, they shall be made up 6.50. of such Aids, &c. as shall be granted the then next Session of Eurliament; and if upon the first of August, 1706, or within three Months after, the Produce of the several Aids, &c. shall not be sufficient to discharge the Principal and Interest, intended to be discharged by this Act, the same shall be supplied out of fuch Aids, &c. as shall be granted the next Session of Parliament.

In all suture Elections, not above Two-Thirds of the Directors of the pre- 1.52.

ceding Year shall be chosen.

The Bank of England shall make Dividends of the Monies which shall be re- 9 and 10. W. ceived by them, by virtue of the Tallies and Orders which have been subscribed Cap. 3. f. 4. into their Stock, pursuant to the above Act 8 and 9 Will. III. Cap. 20. once in

every fix Calendar Months at leaft.

The Governor and Company of the Bank of England, until they shall be repaid 12 and 13 W.

all Monies which they shall lend upon this Act, for or in Part of 420,000 l. be- 614. ing the last Part of \$20,000!. authorised to be borrowed upon the weekly Payment of 3700!. out of certain Branches of Excise, with Interest for such 420,000!. after the Rate of seven per Cent. shall not be obliged to make Dividends of the Monies to be received by them, by Virtue of any Tallies or Orders subscribed into their Stock, in Pursuance of the above Act 8 and 9 Will. III. Cap. 20. but at

fuch Times only as shall be ordered by a general Court.

During the Continuance of the Bank of England, it shall not be lawful for any 6 der. Cap.

During the Continuance of the Bank of England, it shall not be lawful for any 6 der. Cap. other Body Corporate, or for other Persons united in Partnership, exceeding the Number of fix, in England, to borrow Money on Bills or Notes payable at Demand, or at less Time than fix Months. This Claufe is repeated in Stat. 7. Ann. Cap. 7. S. 61. and Stat. 3. Geo. I. Cap. 8. S. 44. and therefore the faid Sections are omitted in the faid Acts here following.

Reciting that by an Act 5 Will. and Mar. Cap. 20. the Bank of England was 7. Ann. Cap.

erected, 1,200,000/. was lent to their Majesties, for which there is payable to 7. f. s. the Governor and Company, the yearly Sum of 100,000 to the Duties of Excise, redeemable by Parliament; reciting another Act made 8 and 9 Will. III. Cap. 20. For making good the Desiciencies of several Funds, and for enlarging the Capital Stock of the Bank.

And another Act made 5 Ann. Cap. 13. for continuing the Duties on Houses, to fecure a yearly Fund for circulating Exchequer Bills (now expired) reciting also, that the Governor and Company did lately admit new subscriptions for doubling their Stock of 2,201,171 l. 10s. at the Rate of 115 l. to be paid for every 100 l. sub-scribed; and that Subscriptions have been made for that Sum. It is enacted, that 2,201,171 l. 10s. be added to the Stock of the Bank, which before such Additions confifted only in the like Sum; so that the whole Capital Stock now shall amount to 4,402,3431, and new Subscribers shall be incorporated with the pre-fent Members of the Bank, and be taken to be one Body Politick and Corporate, by the Name of The Governor and Company of the Bank of England.

The faid Capital Stock shall be assignable in the same Manner as the original sa. Capital Stock.

The Bank is to pay into the Exchequer 400,000 l. before the 25th of August, 6.3.

The Bank of England thus enlarged, shall for ever be a Body Corporate, and s. s. enjoy the yearly Fund of 100,000 l. out of the Excife.

The Stock and Funds of the Bank, and the Interest of every Member therein, f. 62. shall be exempted from Taxes, and shall be deemed a personal Estate, and shall go to Executors and not to Heirs, and shall not be liable to foreign Attachment.

The original Fund of 100,000 l. per Ann. and all Profits of the Management of 6.63. the Corporation, shall be applied to the Use of the Members of the Corporation

It shall be lawful for the Bank at any Time to reduce their Capital Stock, f. 65. encreased as aforesaid, by Dividends; taking Care that the Total of their Debts do not exceed the Value of their Capital: And in case the Governor and Company, by any Dividend shall reduce their Capital without proportionably reducing the Total of the Debts, so that the Value of their Capital shall not be suf-

Marriages, ties are fethe Surplus e the one he Interest the 29th of n thousand e, borrowand of all e, brought granted for

(after the nd Pounds,

8 Will. III. Funds in

nnage and

tional Im-

une, 1698, for the faid the first of the 25th s, &c. and September, Vinegar, oal and Inound; the

Salt, &c. ; the Dubacco, &c. Poundage, And eveof all the ll be applientitled to e made up

in Courfe, hall be ap-

early Payk, shall be Bank, who Judgment due at the mongst the in the pary the faid itor of the

nts, Judgg as for a

son of his ent. be divided

der Penalty d will extend.

f. 10.

f. 14.

f. 16.

Of BANKS, &Pc.

ficient to answer their Debts; in such Case, the particular Members who shall receive such Dividend, shall be severally liable, so far as the Shares by them received will extend, to pay the Debts which shall remain due to any Persons, who may fue for the fame (befides treble Costs) by Action of Debt or upon the Cafe, W

£ 78. It shall be lawful for the said Governor and Company to call in any Sums of Money, which they in a general Court shall think necessary, to be paid by their Members proportionably, which shall have before been divided, out of the faid Capital of 4,402,343 l. and in case any Member shall neglect to pay his Share, at the Times appointed, by Notice in the London Gassette, and fixed up on the Royal Exchange, it shall be lawful for the Governor and Company to stop the Dividends of such Members, and also to stop the Transfers of their Shares, and to charge the Defaulters with Interest at fix per Cent. and in case the Principal and Interest be not paid in three Months, they shall have Power to sell the Stock of fuch Defaulters, to pay the same.

Every Person who shall be elected Governor, Deputy-Governor, or Director of the Bank of England, shall, during that Year, be incapable of being cho-fen a Director for Management of the Affairs of the united Company of Merchants

of England, trading to the East-Indies, and vice versa.

The Bank shall continue a Body Corporate, and enjoy their yearly Fund of 12 Ann. Stat. 100,000/. subject to the following Power of Redemption.

Upon twelve Months Notice, after the 1st of August, 1742, upon Repayment by Parliament to the Bank of 1,600,000s. and all Arrears of the said 100,000 l. per Ann. and of all Money owing to them upon Tallies, Exchequer Orders, or Parliamentary Funds (such Funds, for Redemption whereof other Provision is made, excepted) the faid Yearly Fund of 100,000/. shall cease.

Q

CC CC iff TEN all who M St th

ad

Se

up pe

fre

till

The

After such Redemption the Corporation shall cease. This shall be a publick Act.

f. 25. f. 26.

It shall be lawful, as well for the Bank as for any others, to lend Money to 12 Ann. Stat. 2. Cap. 3. the Treasurers of the Navy, &c. upon South Sea Stock, pursuant to the Stat. 10. Ann. Cap. 19. S. 185.

q. Go. I. cap. The Governor and Company of the Bank of England, being willing to deli-8. f. t. ver up to be cancelled, as many Exchequer Bills as amount to 2,000,000/. in principal Money, and to accept an Annuity of 100,000 l. being five per Cent. for the same, to commence from Christmas, 1717, redeemable upon one Year's

£. 5.

The Bank shall, before Christmas 1717, deliver up as many Exchequer-Bills as shall amount to 2,000,000 in principal Money, to be cancelled.

After Christmas, 1717, the Bank shall for ever have one Annuity, of 100,000 i. f. 6. (being five per Cent. computed on the faid Sum of 2,000,000) which yearly Sum shall be paid out of the Aggregate Fund, and Duties on Houses, and shall be paid to the Bank for ever, at the four usual Feasts.

Upon one Year's Notice to be given at Christmas, 1717, or at any quarterly Feast after, and upon Repayment to the Bank of the 2,000,000. and of all f. 7.

Arrears of the faid yearly Sum of 100,000 /. the faid yearly Sum shall cease. For the better Payment of the Annuity of 100,000/. standing Orders shall be f. 13.

figned by the Treasury. As the several Duties chargeable with the Payment of the said Annuity shall be brought into the Exchequer, such Money shall be issued upon such Orders, weekly or otherwise, towards discharging the several Annuities thereon charged, to grow due at the End of the Quarter of a Year, so as such weekly Payments exceed not the Sums of the several quarterly Payments, which shall grow due at the End of each Quarter.

The faid Annuity of 100,000/. shall be deemed personal Estate; and the same, and the Stocks which the Bank now have, and those they shall be entitled unto by Virtue of this Act; and the Sums payable to them in respect of any such Stock, shall be free from all Taxes, and not liable to foreign Attachment.

f. 17. The faid Duties on Houses, Aggregate Fund, and other Duties, shall be continued to his Majesty, his Heirs, and Successors for ever, and shall be raised, &c. by such Methods, &c. as are prescribed by the respective Acts now in who shall by them Persons, upon the

y Sums of id by their of the faid his Share, up on the to stop the shares, and Principal to fell the

or Direc-Merchants ly Fund of

on Repayof the faid Exchequer ercof other cease.

Money to ne Stat. 10. ing to deli-00,000l. in o per Cent. one Year's

equer-Bills £ 100,000 / yearly Sum nd shall be

y quarterly and of all cease. ers shall be

inuity shall ch Orders, on charged, yments exow due at

d the fame, titled unto fuch Stock,

s, shall be I be raised, its now in

The Monies of the faid Duties, &c. which shall be brought into the Exche-6.18. quer for the Purposes in this Act (except the Charges for raising, &c. the same) are appropriated for discharging the growing Payment on the said Annuity of 100,000, which Payments are to be satisfied without Charge, but subject to Redemption. And in case any Officer of the Exchequer shall misapply any of the Monies, or shall not keep Books, and do all other things by this Act required, he shall forfeit his Office, and be incapable to serve his Majesty in any Employment of Trust or Profit, and be liable to pay double the Sum misapplied, with Costs to the Party grieved; to be recovered in any of the Courts at Westminster.
The annual Sum of 100,000 shall be preferred in Payment before the f. 10.

yearly Sum of 120,000% to the Civil List.

After fatisfying the Payment aforefaid, the Deficiencies on the original Fund 6.23. of 100,000 l. per Ann. payable to the Bank out of five-feventh Parts of certain Duties of Excise (see 5 and 6 Will. and Mar. Cap. 20. S. 19. before recited) shall be satisfied out of the Monies by this Act appropriated; after which the yearly Sum of 4000 /. shall be issued to the Sheriffs.

The Surplus of the Duties, &c. hereby appropriated at the End of any Quar- f. 24. ter, shall attend the Disposition of Parliament.

In case the Produce of the said Duties, &c. shall be deficient, such Deficiency 6 ag. shall be made good out of the Produce of the said Duties, &c. in any subsequent Quarter.

If fuch Deficiency shall happen at the End of any Year (reckoning each Year f, 26. to end at Michaelmas) such Deficiency shall be made good out of the next Aids to

be granted in Parliament.

It shall be lawful for the Bank, from time to time, as they shall see Cause, to 6. 38. call for, from their Members, in Proportion to their respective Interests in the Capital Stock, any Sums of Money, as in a general Court shall be judged necessary; and all Executors, &c. shall be indemnified in paying the same; and if any Member shall neglect to pay his Share of the Money so cailed for, at the Time appointed, by Notice in the London Gamette, and fixed upon the Royal Exchange, it shall be lawful for the Bank not only to stop the Dividend of such Member, and to apply the same towards Payment of the Money so called for, but also to stop the Transfers of the Share of every such Defaulter, and to charge him with an Interest of five per Cent. per Ann. for the Monies so by him omitted to be paid, till Payment thereof; and if the Principal and Interest shall be three Months unpaid, the Bank shall have Power to sell so much of such Defaulter's Stock, as will satisfy the same, rendering the Overplus to the Proprietors; and the Bank may, in a General Court, when they shall adjudge their Affairs will admit thereof, cause any Sum of Money so called in, to be divided amongst the then Mombers, in proportion to their respective Shares in the Capital Stock.

The Bank may borrow Money on any Contracts, &c. under their common 5.39. Seal, or upon Credit of their Capital Stock, at such Interest as they shall think fit, though it exceed the Interest allowed by Law, and give such Security as shall be to the Satisfaction of the Lenders; and they may contract with any Persons, upon fuch Terms as they shall find necessary, for the better enabling them to perform such things as they are to do in pursuance of this Act, and take Subscriptions from such Persons for that Purpose; and such Contract, &c. shall not be

chargeable with Stamp Duties.

No Member of the Bank, for any thing in this Act contained, shall be disabled s. 43.

from being a Parliament Man, or adjudged liable to be a Bankrupt.

The Bank may in a general Court make such Addition to their Capital Stock s. 45. (in regard of their undertaking to discharge Exchequer Bills) as they shall think fit; and so much as shall be so declared, shall be deemed Capital Stock; and the Members of the Bank, who shall have a Share in such Stock, may transfer the same in Method, &c. prescribed by any Statute or Charter now in force for

The Bank shall continue a Corporation, and enjoy the said several Annuities, s. 49. till all the faid Annuities shall be redeemed, according to the Provisos in this

f. 53.

f. 54.

1. 50.

Of BANKS, &c.

For Encouragement of fuch Persons as are willing to advance Monies for paying off the principal Sums amounting to 8,762,625 l. upon the Lottery Acts of 9 and 10 Ann. for redeeming Annuities on an Act 12 and 13 Will. III. Cap. 12. to Patentees, out of the weekly Sum of 3700 l. out of the Excife, for which the Persons advancing the same, are to have Annuities of sive per Cent. redeemable by Parliament: It is enacted, that till the Annuities of five per Cent. shall be redeemed by Parliament, the Bank shall employ two Persons within their Office of London, one to be their chief Cashier, the other their Accountant General; and the Monies coming into the Exchequer for the Payment of such Annuities, shall be paid quarterly to the said Cashier, by way of Imprest, and on Account, and the Accountant General shall inspect the Receipts and Payments of the Cashier, and the Vouchers relating thereto; and all the Monies to be advanced for such Annuities shall be one Capital or Joint-Stock, on which the faid Annuities shall be attending; and all Persons, in proportion to the Monies they shall advance, shall have a Share in such Stock, and in the Annuity attending the same; and such Shares shall be transferable and deviseable as is p:escribed by the Act I Geo. I. Cap. 19. and no Stamp Duties shall be chargeable on fuch Transfers: And the Bank (notwithstanding the Redemption of any of their own Funds or Annuities) shall continue a Corporation, relating to the Receiving, &c. the Annuities last mentioned, till the same be redeemed by Parliament; and no Fees shall be taken for paying the said Annuities, or for such Transfers. Nevertheless the Treasury may allow out of the Monies to be imprested as aforesaid Salaries to the Cashier and Accountant General.

Transfers of Bank Stock shall not hereafter be made liable to any higher Duf. 51.

ties than are now payable for the same.

The Bank may, under their common Seal, assign the said Annuities of 100,000 l. or any Part thereof, and also such Annuities of five per Cent. per Ann. to any Persons whatsoever, and so toties quoties; which Assignment shall not be subject to any Tax, so as an Entry be made of such Assignments in the Office of the Auditor of the Receipt.

fai

on

the

and

Co

fam

able

and fuffi

fuch

ling 172 the

disc

he n if n mad

the i

cula

If

of 7 ferve

Governor

Nothing in this Act shall hinder the making good any Deficiency in the year-

ly Fund of 116,573 l. 12 s. mentioned in the Act 1 Geo. I. Cap. 2.

Any Vote of the House of Commons signified by their Speaker in Writing, and delivered at the Office of the Bank, shall be deemed a sufficient Notice within this Act.

11 Ges I. The Governor and Company of the Bank of England having agreed, that cap. 9. f. 1. from the Feast Day of St. John Baptift, 1727, their Annuity of 100,000 l. upon the Sum of 2,000,000 l. fee 3 Geo. I. Cap. 8. S. b. before recited) shall be reduced to four per Cent. it is enacted, that after the Nativity of St. John Baptift, 1727, the said Annuity shall cease, and the Governor and Company of the Bank (subject to the Proviso of Redemption in this Act contained) shall have in lieu thereof, one Annuity of 80,000 l. which shall be payable out of the Duties on Houses, and the Aggregate Fund; and shall be paid to the said Governor and Company, and their Successors for ever, from Midsummer, 1727, at the sour usual Feasts, in such Manner and on such Conditions, as in the former Act

3 Geo. I. Cap. 8. in relation to the faid Annuity of 100,000 1. On Repayment by Parliament to the Bank of England, of the principal Sum of 2,000,000 l. and of all Arrears of the faid Annuity, the Annuity shall cease.

If at any Time Payment be made of any Sum (not less than 500,000 l.) in Part for the principal Sum, and of all Arrearages; then so much of the said Annuity as shall be Proportion to the Monies so paid in Part of the Principal f. 3. shall cease.

The Annuity shall be deemed personal Estate; and the same, and the Stock £. 4. which the faid Company now have, or may be entitled unto, by Virtue of this Act; and all the principal Sums and Annuities payable to the Company in respect of any such Stock, shall be free from Taxes, and shall not be liable to foreign Attachments.

f. 5. The former Acts, and all the Powers, &c. therein contained (fuch Alterations as are made by this Act excepted) shall continue to be used, &c. and the

Governor and Company of the Bank of England, shall continue a Corporation, and shall enjoy these Annuities till they shall be redeemed, &c.

If any Perion shall alter, forge, or counterfeit any Bank Bill, or Bank Note, s. 6. made for Payment of Money, by, or for the faid Governor and Company, or any Bank Note, or shall erase any such Bill or Note, or any Endorsement there-upon, or shall tender in Payment, utter, &c. any such altered, forged, or counterfeited Bill or Note, or any erased or altered Bill or Note, or the Endorsement thereupon, &c. (knowing such Bill or Note, or Endorsement, to be altered, forged, counterfeited, or erased) and with Intention to defraud the said Governor and Company, or any other Person; every such Person shall be adjudged a

The Governor and Company of the Bank of England having agreed to pay 1 Geo. II. into the Exchequer 1,750,000 / for the Purchase of an Annuity of 70,000 / Stat. 2. Cap. subject to Redemption; it is enacted, that every Year after the Feast Day of St. John Baptis, 1728, a yearly Fund of 70,000 s. being four per Cent. for the sum of 1,750,000 s. shall be payable in Manner herein expressed, for the satisfying the Annuities to be purchased in Pursuance of this Act, till Redemption thereof by Parliament.

The faid yearly Fund of 70,000 l. shall be payable out of the Monies, which s. z. after the faid Feaft of St John Baptist, 1728, shall arise into the Exchequer for the Duties on Coals and Culm, granted by 9 Ann. Cap. 22. continued by 5 Geo. I. Cap. 9, and made perpetual by 6 Geo. I. Cap. 4.

The Governor and Company of the Bank of England, shall advance into the s. 3.

Receipt of his Majesty's Exchequer, the Sum of 1,750,000 l, by the 24th of

On Payment by the Bank, of the faid Sum of 1,750,000 L in manner afore-f. 5. faid, the Governor and Company, and their Successors and Assigns, shall be intitled to receive at the Receipt of the Exchequer, out of the faid yearly Fund, one Annuity of 70,000 k to commence from the 24th of June, 1728, and to be paid by half-yearly Payments, at Christmas and Midsummer, till Redemption thereof by Parliament, and the faid Annuity of 70,000 l. shall be free from Taxes

An Order shall be figned by the Treasury for Payment of the said Annuity, s. 6. and the same shall not be determined by the Death or Removal of any of the Commissioners of the Treasury, &c.

As the Money of the said Duties shall be brought into the Exchequer, the s. 7. fame shall be iffued upon the said Orders towards discharging the said Annuity, to grow due at the End of the half Year in which such Payment shall be made; so as fuch Payment do not exceed the half-yearly Payment which should grow due.

The faid Annuity shall be a personal, and not a real Estate, and shall not be li-s. 8.

able to foreign Attachment. If after the 24th of June, 1728, the Produce of the faid Imposition on Coals 6.9. and Culm shall be so deficient, as that the Monies arising therefrom shall not be fufficient to discharge the half Year's Annuity then due, then the Deficiency of such half Year shall be supplied out of the overplus Monies of the said Duties arising in any subsequent half Year; and if at any Time after the 25th of December, 1728, such Produce It all be so deficient, at the End of any one Year (computing the same to begin at Coristmas yearly) as that the same shall not be sufficient to discharge the whole Year's Annuity then due, every such yearly Deficiency shall be made good out of the first Supplies which shall be granted in Parliament; and if no such Supplies shall be granted within six Months, then the same shall be made good out of any Monies when shall be in the Receipt of the Exchequer of the Sinking Fund, except such Monies of that Fund as are appropriated to parti-

cular Uses. Whatever Monies shall be so issued out of the sinking Fund, shall be replaced 6 10. out of the first Supplies to be granted in Parliament.

If there should be any surplus Monies arising by the said Duties at the End of s. 11. any Year (computing the same to end at Christmas yearly) after the said Annuity of 70,000 % and all Arrears thereof are fatisfied, &c fuch Surplus shall be referved for the Disposition of Parliament.

Acts of Cap. 12. or which redeement. shall their Ofnt Genefuch An-, and on Payments to be advhich the e Monies ity attenis is pregeable on of any of o the Reby Parli-

for pay-

nuities of Cent. per ment shall nts in the

for fuch to be im-

igher Du-

Writing, ent Notice

the year-

reed, that ,000 /. uphall be re*bn Baptift*, f the Bank ave in lieu Duties on vernor and at the four ormer Act

icipal Sum shall cease. ,000 l.) in f the faid e Principal the Stock

tue of this any in reable to fo-

h Alteratiand the Governor

Of BANKS, &c.

- Upon Repayment by Parliament to the Bank of England, of the faid 1,750,000 L and of all Arrears, the faid Annuity shall cease; and after such Redemption, the Monies arising by the faid Duties shall not be applied but as shall be directed by future Acts of Parliament.
- If at any Time after the 25th of December, 1729, Payment be made to the Bank, of any Sum (not less than 500,000 l.) in Part of the principal Sum, at which the Annuity is redeemable, and also of all Arrears of the said Annuity, then so much of the Annuity as shall bear Proportion to the Monies so paid in Part, shall cease.
- The Bank shall continue a Corporation till the Redemption of the whole Annuity of 70,000 /.
- All former Powers granted to the Bank for affigning any Annuities or Capital Stock, formerly purchased by them, and now belonging to them, thall be revived; and the Governor and Company are empowered to transfer the said Annuity of 70,000 l. as they shall think proper; subject, nevertheless, to Redemption by Parliament, and without Power to enlarge their Capital Stock out of the same.
- After reciting the Act of 12 Ann. Seff. 2. Cap. 9. for laying additional Daties on Soap and Paper, and on certain Linens, Silks, Callicoes and Stuffs, and upon Starch, and exported Coals, and upon flamped Vellum, Parchment and Paper, occ. and that the Governor and Company of the Bank of England have agreed to pay into the Exchequer 1,250,000 l. for the Purchase of an Annuity of 50,000 l. subject to Redemption by Parliament, to be charged on the surplus Monies to arise from the said additional Duties; it is enacted, that yearly, from the Feast of St. John Baptish, 1729, a yearly Fund of 50,000 l. being after the Rate of four per Cent. for the Sum of 1,250,000 l. be settled for satisfying the Annuities to be purchased in pursuance of this Act, till Redemption thereof by Parliament.
- The faid yearly Sum of 50,000 l. shall be payable out of the overplus Monies of the said Additional Duties, which shall remain after satisfying, &c. so much as shall be due to the South-Sea Company, on their Annuity and additional Allowance for Charges of Management, granted by the Act 6 Geo. I. Cap. 4. and the Treasury shall quarterly, in every Year, after the Feast of St. John Baptish, 1729, at the four usual Feasts, or within six Days after, cause the overplus Monies of the said additional Duties to be computed, and applied towards making good the said yearly Sum of 50,000 l. without diverting any of the Monies which by the said Act 6 Geo. I. Cap. 4. ought to be reserved for satisfying the said Annuity to the South-Sea Company.
- f. 3. The Governor and Company of the Bank of England, shall pay into the Exchequer, 1,250,000 l. before the fixth of October, 1729.
- On Payment of the faid 1,250,000 i. the Company shall be entitled to one Annuity of 50,000 i. from the 24th of June, 1729, to be paid by quarterly Payments, till Redemption thereof by Parliament; and the said Annuity of 50,000 i. shall be free from Taxes.
- 6. 6. Orders shall be signed by the Treasury for Payment of the said Annuity, &c.
- as per 1 Geo. II. Stat 2. Cap. 8. S. 6.

 The faid Annuity shall be a personal Estate, and shall not be liable to foreign Attachment.
- 18. If the overplus Monies of the said additional Duties shall be deficient, &c. the Deficiency shall be supplied, as in the preceding Act of 1 Geo. II. Stat. 2. Cap. 8. S. 9, 10, and 11.
- Upon Repayment by Parliament to the Bank of England, of the faid Sum of 1,250,000 l. and of all Arrears of the faid Annuity of 50,000 l. the faid Annuity shall cease, and the Monies arising by the Surplusses of the said additional Duties shall not be issued, or applied to any other Use, but as shall be directed by future Acts of Parliament.
- f. 12. If Payment be made to the Bank, of any Sums (not being less than 500,000 / at a time) in Part of the said principal Sum; and if Payment be then also made of all Arrears of the said Annuity; then so much thereof as shall bear Proportion to the Monies so paid in Part of the said principal Sum, shall cease.
- The Bank shall continue a Corporation till Redemption of the said Annuity of 50,0001.

wl

An

Ex oth Ch

Re

Nu

on

of .

a C

que

ma

afo

from

for,

ver and

the

the faid after fuch ed but as

de to the Sum, at Annuity, fo paid in

vhole An-

or Capital ll be revifaid Anis, to Re-Stock out

ral Duties , and upon Paper, occ. eed to pay 50,000 /. Monies to ne Feaft of ate of four

nnuities to liament. erplus Mong, &e. so d addition-I. Cap. 4. John Baphe overplus wards mathe Monies

tisfying the to the Ex-

to one Anarterly Payof 50,000/.

nuity, &c.

e to foreign

ficient, Uc. . II. Stat. 2.

faid Sum of faid Annuiditional Dudirected by

in 500,000/ en alfo made bear Proporeafe. faid Annuity

The Bank may affign the faid Annuity of 50,000 % or any Part thereof, but f. 14.

fubject to fuch Redemption by Parliament. Out of the Sinking Fund there shall be paid to the Bank, 500,000 /. for re- 6.16.

Out of the Sinking Fund there in all be paid to the Bank, 500,000 l. for re- f. 16. deeming a proportionable Part of the Annuity of 80,000 l. granted to them by Stat. 11. Geo. I. Cap. 9.

At the Featt of St. Michael, 1738, there shall be issued to the Governor and 11 Geo. II. Company of the Bank of England, the Sum of 1,000,000 l. out of any of the c. 27. f. 16. Aids granted in this Session of Parliament, for redeeming the Annuity of 40,000 l. Part of the Annuity of 60,000 l. in further Part of the principal Sum of 2,000,000 l. being the Amount of Exchequer Bills, delivered up by the Bank, according to the Directions of the Ast. a Geo. I. Cap. 8. and in rethe Bank, according to the Directions of the Act, 3 Geo. I. Cap. 8. and in respect whereof, an Annuity of 80,000 l. was payable to the Bank by Act 11 Geo. J. Cap. 9. and of which an Annuity of 20,000 l. was redeemed by Payment of 500,000 l. pursuant to the Act 2 Geo. II. Cap. 3.

Reciting the several Acts of 7 and 12 Ann. made concerning the Bank, 15 Geo. II.

which continued the Governor and Company an Incorporation till 1742, fub-Pges, 527, 528, 528, 528, 528,

ject, however, to Powers of Redemption, as therein mentioned.

And the Time of the faid two former Acts being expired, the Company, by this Act, are engaged to supply the Government with the farther Sum of 1,600,000 /. before December, 25, 1742, at different Payments, as demanded by the Treasury, each Payment not to be more than 400,000 l. and at a onth's Notice.

The faid Sums to bear an Interest of three per Cent. till August 1, 1743, and P. 532. on any Default the faid Company may be sued in any of his Majesty's Courts at Westminster, and shall forfeit twelve per Cent. Damages, and full Costs, for

which their Stocks and Funds shall be liable.

The several Provisoes contained in the recited Acts of 7 and 12 Ann. and all p. 533. Provisoes in any other Acts, for determining the said Fund of 100,000 l. per Ann. are hereby repealed; and the said Company, and their Successors shall continue to enjoy the faid entire yearly Fund, to be paid out of the Duties of Excise, with perpetual Succession, and Privilege of exclusive Banking, and all other Abilities, &c. granted them, by any Acts of Parliament, Grants, or Charters; subject nevertheless to such Restrictions, and other Agreements, as are prescribed by any Acts and Charters now in force; as also to the Power of Redemption, as in this Act is hereafter contained.

At any Time, twelve Months after August 1, 1764, on Repayment of all p. 534. Monies lent by the Bank, with Interest, &c. the said yearly Fund of 100,000/.

shall determine.

No other Bank shall be allowed by Parliament; nor shall any Body Politick p. 535. or Corporate, or other Persons whatever, united in Partnership, above the Number of fix, throughout England, borrow or take up any Sums of Money on their Note, payable for less Time than fix Months, during the Continuance of fuch Privilege to the Governor and Company, who are hereby declared to be a Corporation, with Privilege of exclusive Banking, subject to Redemption on a Year's Notice, after August 1, 1764, and Repayment of the several Sums lent, with Interest, viz. 3,200,000 l. and all Arrears of the 100,000 l. per Ann. and all Principal and Interest owing them on all Tallies, Exchequer Orders, Exchequer Bills, or Parliamentary Funds (except such Funds as are otherwise provided for) which the Governor and Company, or their Successors, shall have remaining in their Hands, or be entitled to at the Time of such Notice given, as aforefaid.

The Governor and Company may enlarge their Capital with any farther Sum, p. 536. not exceeding 1,600,000 /. additional Stock, and may take in Subscriptions from such Persons, and at such Times, as they shall think proper; and all such Subscribers, whether Natives or Foreigners, having paid the Money subscribed for, shall be united to, and incorporated with, the said Governor and Company, and adjudged to be one Body Politick and Corporate, by the Name of the Governor and Company of the Bank of England; subject to the same Regulations, and intitled to the same Privileges and Advantages with the present Members of

the faid Corporation.

The

p. 538.

The Capital Stock increased as aforesaid, shall be assignable and transferrable in the same Manner as the original Capital Stock was, before the making this Act; and, together with the Produce, shall be free from all manner of Taxes, Charges, and Impositions whatever; and the Transfers of the additional Stock shall not be chargeable with any other Stamps or Duties, than were used in transferring the former Stock.

No Person concerned in the Stock of this Company, whether as Governor, Deputy-Governor, Director, Manager, or Member, shall be disabled from serving as a Member of Parliament, or be liable to any Penalty, or Disability, prescribed by any Acts of Parliament, for not qualifying themselves to execute any Trust with respect to Affairs of this Corporation, as Persons who execute any Office or Place of Profit or Trust, are liable to, by any Law, now in Force, or liable to be a Bankrupt within the Meaning of any Statutes of Bankruptcy.

It is the true Intent and Meaning of this Act, that the Governor and Company, and their Successors, shall enjoy the said Annuity of 100,000 l. in respect of their original Capital Stock of 1,600,000 l. till August 1, 1743, besides the Interest of the 1,600,000 l. to be advanced as aforesaid, which Interest the said Governor and Company are to receive back by way of Discount.

Any Vote or Resolution of the House of Commons, fignified by the Speaker in Writing, and delivered at the publick Office of the said Governor and Company, and their Successors, shall be deemed a sufficient Notice within the Meaning of this Act.

Any Persons who shall forge, counterfeit, or alter, any Bank Note, Bill of Exchange, Dividend Warrant, or any Bond or Obligation under the Common Seal, or any Endorsement thereon; or shall offer or dispose of the same, or demand any Money, pretended to be due thereon, of the said Company, or any their Officers or Servants, knowing such Note, &c. to be forged, &c. with an Intent to defraud the said Company, or their Successors, or any other Persons whatever; the Offenders being duly convicted, shall be deemed guilty of Felony, and suffer Death as a Felon, without Benefit of Clergy.

cai

the

faic

oth

me

La

Cor

wee

into

the

whi

and

out

and suffer Death as a Felon, without Benefit of Clergy.

If any Officer, or Servant of the Company, being intrusted with any Note, &c. belonging to the Company, shall embezzle any such Note, &c. the Offender being duly convicteu, shall be deemed guilty of Felony, and shall suffer Death without Benefit of Clergy.

By the Charter it is ordained, that there shall be forever, of the Viembers of the Company, a Governor, Deputy-Governor, and twenty-four Director; which said Governor, Deputy-Governor, and Directors, or any thirteen, or more (the Governor or Deputy-Governor to be always one) shall be a Court of Directors, for managing Affairs of the Corporation: but this Limitation by the unavoidable Absence, or otherwise, of the Governor and Deputy-Governor, may be of great Hindrance to the Business of the Corporation, are therefore enabled, that whenever a Court of Directors is met, if the Governor and Deputy shall be absent for the Space of two Hours, after the usual Time of proceeding to Business, the Directors then met (being not less than thirteen) may chuse a Chairman by Majority, and proceed to Business, and all Acts done by them shall be as valid, as if the Governor or Deputy had been present.

This Act shall be deemed a publick Act, and judicially taken Notice of as such, by all Judges, &c. without specially pleading the same.

The Preamble recites an Act passed in 16 Geo. II. intituled, An Act for repealing the several Rates and Duties upon Victuallers, &c. and for transferring the Exchequer Bills unsatisfied thereupon, to the Duties for Licences to sell spirituous Liquors, and strong Waters by Retail, &c. Whereby it was enacted, that from the twenty-sourth of June, 1743, the several Duties imposed by an Act of 12 Geo. I. upon all Victuallers, and Retailers of Beer, within the Cities of London and Westingser, and the weekly Bills of Mortality, should thenceforth cease; and that, after the said twenty-sourth of June, 1743, the principal Sum of 481,400% in Exchequer Bills (Part of the Sum of 500,000% advanced to his Moest's Exchequer by the Bank of England, upon Credit of the said Duties, at three for Geos. per Annum Interest in made forth in Pursuance of the said Act of 12 Co. I. which the remained unsatissied, with the Interest thereon, and

P 539.

19 Geo. 11. p. 155.

p. 156.

sferrable king this of Taxes, al Stock in trans-

om fervity, precute any cute any force, or ptcy. Compaespect of

peaker in company, aning of

the In-

the faid

ill of Ex-Common e, or dey, or any with an r Persons f Felony,

ny Note, e Offendfer Death

mbers of lired or ; reen, or Court of in by the mor, may e enucled, y shall be to Busina Chair-shall be

ce of as

for rerring the /pirituous hat from het of 12 f London hecase; Sum of ed to his l Duties, said Act ton, and

the

the Charges of circulating the same, should be transferred from the Duties then charged therewith, and be charged (together with the Sum of 518,600 l. to be raifed by the before recited Act of 16 Geo. II. towards the Supply for 1743) upon the Duties payable to his Majesty by another Act of the said 16 Geo. II. intitled, An Act for repealing certain Duties upon spirituous Liquors, &c. and in Pursuance of the first recited Act of 16 Geo. II. the said Sum of 481,400 l. in p. 157. Exchequer Bills, as also the said farther Sum of 518,600 l. were charged upon the said Duties, arising by Licences, at an Interest of three per Cent. per Ann. And whereas the Bank is willing that the faid Sum of 986,800 /, in Exchequer Bills, remaining unsatisfied, on the aforesaid Duties, may be cancelled and discharged, and in lieu thereof, to accept of an Annuity of 39,472 l. (being the Interest on the said Sum at four per Cent.) to be charged on the same Securities; and also are willing to advance unto his Majesty's Exchequer, towards the Supply granted for the Service of the Year 1746, the Sum of 1,000,000, upon the Credit of the Duties arising by the Malt and Land Tax for 1746, at four per Cent. per Ann. for Exchequer Bills to be iffued for that Purpose; provided they may have a Power to create and dispose of the said Sum of 986,800 /. of Bank Stock (to be joined and incorporated with their present Capital) in such Manner, and at fuch Times, as they shall think proper; with such farther Powers, Privileges, and Advantages, as have usually been granted by former Acts on that Occasion. The Parliament thinking it will be of Advantage to the Public, to accept the said Proposal of the Bank, bave enacted, that the Bank of England P. 158. by the 25th of March 1746, shall deliver up unto Persons nominated by the Treasury, all the said Exchequer Bills charged upon the Duties aforesaid, amounting to 986,800 % to be discharged and cancelled as the Treasury shall think fit, without iffuing again the fame, or any of them. All the Interest due on the said Exchequer Bills to be delivered up to be

All the Interest due on the said Exchequer Bills to be delivered up to be cancelled, with the Charges of circulating the same, shall be paid off.

In lieu of the faid Sum of 986,800 l. in Exchequer Bills to be delivered up to be cancelled, the Bank, from the 25th of March, 1746, shall receive from p. 159. the Exchequer, an Annuity of 39,472 l. being four per Cent. Interest on the said Sum of 986,800 l. until Redemption thereof by Parliament.

The faid Annuity shall be paid from time to time, with Preference to all other Payments whatsoever, out of the Monies that shall arise into the Exchequer, from the Duties for Licences to sell Spirituous Liquors and Strong Waters by Retail, in pursuance of the Act of 16 Geo. II.

The said Annuity shall be paid at four Quarterly Payments, viz. on the Feasts of St. John Baptis, St. Michael, Chrismas-Day, and Lady-Day; the first Payment to be made on St. John's-Day, 1746; subject nevertheless to Redemption, as provided for by this Act; and the said Annuity of 39,472 l. shall be free from all Taxes and Charges.

For the better and more regular Payment of the said Annuity, Orders shall p. 160. be signed by the Treasury for the Payment thereof, which shall be valid in Law; and shall not be determinable by the Death or Removal of any of the Commissioners of the Treasury, or Determination of their Power and Offices, nor shall the Treasury revoke or countermand any Orders so signed.

And for the more speedy Payment of the said Annuity, it is enasted, that weekly, or otherwise, as the Monies arising by the said Duties shall be paid into the Exchequer, the same shall be issued upon the Orders for discharging the Quarterly Annuity, so as such weekly Payments do not exceed the Sum which shall be due at the End of every Quarter.

The faid Annuity shall be adjudged to be a personal, and not a real Estate, and shall not be liable to any foreign Attachment.

If at any Time after the 25th of March, 1746, the Produce of the Duties P. 161. arifing by Licences aforesaid, at the End of any Quarter shall be insufficient to pay the Quarter's Annuity, in every such Case, the Deficiency shall be supplied out of the overplus Monies of the said Duties, which shall be in any subsequent Quarter, and if at the End of any one Year (computing the same to end at Lady-Day yearly) the Produce shall not be sufficient to pay off the whole Year's Annuity then due, the Deficiency shall be made good out of the first Supplies;

Of BANKS, &c.

and if no Supplies be granted within fix Months after, then to be paid out of the Sinking Fund (such Monies therein excepted, as by former Acts are appropriated to other Uses.).

Whatever Money shall be issued out of the Sinking Fund, shall be replaced out of the first Supplies granted by Parliament.

Upon Repayment by Parliament to the Bank, of the faid principal Sum of 986,800 l. in full without Deduction, &c. and of all Arrears of the faid yearly Sum of 39,472 l. then, and not till then, the faid Annuity shall cease, and be accounted redeemed; and after such Redemption, the Monies arising from the

faid Duties for Licences, shall be applied as any future Act shall direct.

If at any Time after the 25th of March, 1746, Payment be made to the Bank of any Sums not less than one Moiety of the said 986,800 l. at one Time, and also of all the Arrears of the Annuity, then so much of the Annuity as shall bear Proportion to the Monies paid in Part of the whole principal Sum, shall cease, and be understood to be redeemed.

The Company of the Bank may admit, and take in by Sale, Call, or Subfcription (or by fuch other Methods as they shall judge proper) from such Perfons, upon such Terms, and at such Times, as they shall approve, for enlarging their present Capital to a Sum not exceeding the further Sum of 986,800 1. additional Stock (over and above what they are impowered to create, by any former Act in that Behalf) and from time to time, in a general Court (and from fuch Times as they shall direct) to order the same, or any Part thereof, to be added to the present Capital of the Bank; from which Time such Monies shall be deemed as Part of the faid Capital Stock, and shall be proportionably enlarged thereby; and all Persons on whose Account any Monies shall be paid in. as directed, towards the faid Sum, they, their Executors, Administrators, and Affigns, thall be deemed Members of, and incorporated with the Company; and shall with the other Members of the Corporation, be taken to be one Body Politick and Corporate, by the Name of the Governor and Company of the Bank of England, subject to the same Rules, and enjoying the same Privileges, with the picient Members of the Corporation; and all Executors, Administrators, Chardians, and Trustees, shall be indemnified in making Payments upon such Calls, &c. as aforesaid.

The Capital of the Bank so increased shall be transferrable, in the same Manner as the original Stock was before this Act; and together with the Produce thereof shall be free from all Taxes, &c. whatsoever; and the Transfers and Affignments of Stock in the Company's Books, shall be liable to no higher Stamp, or other Dusies, than are now payable for the same.

The Company of the Bank, and their Successors, shall continue a Corporation, and enjoy all the Privileges, &c. belonging thereto, until the compleat Redemption of the said Annuity of 39,472 l. in as full Manner as the same are specified in an Act of 15 Geo. II. institled, An Act for chabbling an Agreement with the Governor and Company of the Bank of England, for along the Sum of one Million, six bundred wouland Pounds, &c. or in any other Act relating to the said Corporation.

The Bank shall advance to the Exchequer, towards the Supply for the Service of the Year 1746, 1,000,000 L upon the Credit of the Duties arising from the Land-Tax and Malt Act, for the said Year, to be paid at such Times, and in such Proportions, as the Treasury shall direct: so that they be obliged to pay no more than 250,000 L at any Time, nor without source Days Notice before each Payment.

Upon Payment of the said Million, or any Part thereof, by the Bank, the Tree sury shall make out Exchequer Bills for the same, payable out of the Duties granted by the said two Acts, together with an Interest of sour per Cent. per Ann. until Repayment of the Principal asoresaid; and the said Bills shall be subject to the Rules prescribed in the last recited Acts which relate to Exchequer Bills thereby authorized to be made forth.

In case the Bank shall make Failure in any of the said Payments, appointed by this Act to be made into the Exchequer, at or before the Times limited in that Behalf, the same shall be recovered to his Majesty's Use by Action of Debt

p. 163.

p. 164.

2. 165.

P 165.

...

lik

hir

Oc

tim

Ban

and

tere

eith Wri

wan

4

id out of

replaced

I Sum of id yearly e, and be from the

de to the ne Time, y as shall um, shall

, or Subfuch Perenlarging Soo I. ade, by any (and from eof, to be onies shall onably enbe paid in, ators, and Company; to be one Company of fame Pri-

the fame the Pro-Transfers no higher

itors, Ad-

a Corpoe compleat e fame are Agreement the Sum of relating to

the Service g from the es, and in to pay no tice before

Bank, the the Duties r Cent. per lls shall be Exchequer

appointed limited in n of Debt or on the Case, &c. in any of the Courts of Westminster, &c. in which Suit, &c. the Governor and Company of the Bank of England may be declared indebted to his Majesty, the Monies of which they shall have made Default in Payment, &c. which shall be sufficient; and upon such Action, &c. there shall be further recovered Damages after the Rate of ten per Cent. for the Monies so unpaid, besides sull Costs of Suit.

By the 23d Geo. H. a Million was granted his Majesty, to be raised by Annuities at three per Cent. per Ann. and charged on the Sinking Fund, transferable at the Bank of England, where, among other things, it is enasted,

That the Governor and Company of the Bank of England (notwithstanding the Redemption of all or any of their own Funds) shall continue a Corporation, &c. till the Annuity to be purchased under this Act, shall be redeemed by Parliament; and they, or any Members thereof, shall not incur any Disability by reason of their doing any Matter or Thing in Pursuance of this Act, &c.

The preceding Acts are all that have been passed relative to the Bank, since its first Establishment, and as shey let my Reader into an Account of its Stock, I shall now only describe the Method of all Mercantile Transactions there.

And, first, whoever has a Mind to keep Cash with the Bank, must give a Specimen of his Firm, in a Book kept for this Purpose, and apply to the first Clerk of these Accounts (commonly called the Drawing Accounts) who will give him a Book, wherein his Account is opened, which Book he takes away with him, and for which it is customary to give half a Crown; the Person will likewise receive a Parcel of Checks (of whose Numbers an Account is taken by him that delivers them out) on which he is to draw on the Bank as he shall have Occasion.

In the Books (which are of several Sizes) different Columns are adapted for the Entry of Cash, paid and received, and also for the Entry of Bills deposited till due, when they become Cash to be passed forward, which is done the first time the Book is carried to the Bank, after they are received.

Whenever you have any Cash to pay in, you carry it to the Bank, with your Book, in which you have Credit immediately given for it; and on the contrary, when you want to pay, you draw the Sum on one of your Checks, in the sollowing Manner.

To the Cashiers of the Bank of England.

August the 21st, 1751.

PAY to Mr. A. B. or Bearer, on Demand, two bundred Pounds, ten Shillings, and two Pence; for Account of C. D.

£, 200; 10; 2.

Which is immediately complied with, and debited your Account in the Bank Books; and whenever you are defirous of having your Account examined, you carry your Book, and leave it for a Day or two in the Accountant's Office; and on your taking it again, you will find every *Draught* you have made, entered, and your Checks returned you, cancelled: and no Money will be paid, either to yourfelf or your Order, without fuch a Draught, or what is called, a *Write off*, which are printed Slips of Paper, with Blanks left for the Sums wanted, and are always lying, with Pens and Ink, at a Defk in the great Hall, for every one to make use of at Pleasure, and when filled up are as follow.

August the 21st, 1751.

W RITE off from my Bank Book, one bundred and fifty-seven Pounds, ten Shillings, and Six-pence.

£ 157: 10: 6.

S. T.

Which you give to any one of the Clerks fitting on the left Hand going into the Hall for that Purpose, with your Book, and he debits you the Sum therein defined

defired, and gives you Money or Notes for it, which you please; referving the Write-off as a Voucher.

If you have any accepted Bills payable in London, and to fave yourfelf the Trouble, have a Mind that the Bank should recover them, you must endorse, and carry them with your Book to the Bank, and have them entered by the proper Clerks, who fit at one End of the great Hall; and after this Deposit, they will be carefully recovered, or duly protested; if the former, their Import will be credited your Account; if the latter, the Bills will be returned, and the Charges of protesting debited you.

If you would have the Bank pay any Bills that are drawn on you, you may accept them payable at the Bank; and in this Case, you must, before they fall due, give the Bank an Order to pay them when presented, advising their Confents, from whence, and by whom drawn, &c. or you may, at the Time of Acceptance, write an Order on them to the Cashiers (as a Draught) to pay them when due, though besides this, a separate Order must be lest there for

their Discharge.

The Bank will discount Bills for any Sum, if the Holders and Accepters are to the Directors Satisfaction; the Foreign ones after the Rate of four, and Inlanu at five per Cent. per Ann. and in Order to get this Transaction effected you must describe the Bills on a Slip of Paper, with yours and the Acceptor's Names, and deliver it, with the Bills, to a Clerk who attends for this Purpose in the fame Office where the Checks are delivered, and he carries it to the Committee, who either accept or reject the Proposal, without assigning any Reason for their Behaviour; if the former, the Money is immediately paid you by the proper Clerk, with a Deduction of the Discount.

The Bank will receive by way of Deposit, from any Person keeping Cash with them, Bullion, foreign Specie, Jewels, or any such Effects that are not bulky, and take Care of them till called for; but they will give no Receipt with them, nor otherwise oblige themselves to be answerable for their Sasety; as they charge nothing for their Clerks Attendance, either at their Receipt or Delivery, nor for the Deposit; but they are sealed up, and ticketed with the Name of their Owners, &c. who may receive them in the same Form they

were delivered whenever they think proper.

No Body is obliged to pay a personal Attendance for any Transaction with the Bank, but may fend another with their Book for Entries, &c. as most Merchants do their Clerks; and all possible Dispatch is given to every one in

The Bank, besides discounting Bills, will advance Monies on Government Securities, or on a Deposit of Specie or Bullion, but never on Jewels, or Estates; and they will likewise buy Gold and Silver Bullion (after assaying) Spanish Dollars, &c. though seldom at so high a Price as private Purchasers, these latter often buying for their own Use, but the Bank by way of Merchan-

dife, on which a Profit is expected.

The Business of this Corporation was for many Years carried on at Grocers-Hall in the Poultry (though the first Subscription was taken in at the Mercers in Cheapfide, whilst the other was getting ready) till they erected the spacious Pile they at present occupy, in Threadneedle Street, where Offices are appropriated for every branch of their Employment; their Cash, Notes, and every thing of Value, are preferred in the subterraneous Vaults, to guard them from Fire, and the whole House secured by very strong substantial Fastnings, guarded by several Watchmen stationed nightly, in different Parts of it.

The Corporation is under the Management of a Governor, Deputy-Governor, and twenty-four Directors; of which latter, three attend from ten o'clock till twelve (Sundays and Holidays excepted) for fourteen Days together, and are then succeeded by the like Number for the same Term, till the whole have taken their Rotation; and Thursday, being their Court Day, the Governor, Deputy, and all the Directors meet, except fuch as be out of Town, or are hindered by Sickness, as they are very punctual and exact in their Attendance on the Bufiness of the Corporation; for which the Governor has 200, the Deputy 200, and each of the Directors 150 l. per Ann. They are chose yearly

vot

of

Att

anc

Mo

Em

they

as th

to C Ban

thof

time

if th

wha

a fer

How

nativ men

mole

placi

galle

them

appro

fals! Defig

into

rency

is at p

as one

Notar

in Pu Writi

tion,

Hollar

Part c

them

Remit

alfo fo

Engla

Th

by a general Court, out of the principal Proprietors of Bank Stock, and are always Gentlemen of large Fortunes, but more respected and esteemed for their strict Adherence to Integrity and Honour.

The Qualification of the Governor is 4000 l. of the Deputy-Governor 3000 l. and for the Director 2000 l. Bank Stock, and that a Person may be privileged to

vote at their Election he must have 500 l. of the said Stock.

And from the preceding Account of the Bank's Establishment and Direction, it will readily be seen how much easier Affairs are transacted here than in any one of those lately mentioned abroad; in ours, no Fines are extorted, no personal Attendance required, nor any Delays occasioned by Shuttings-up, or Non-attendance in an Afternoon, as the Bank of England is never that but three Days in a Year (Sundays excepted) and transacts Business from nine in the Morning to five at Night, when that of the Day ends, as to the Receipt and Payment of Money, though the Clerks have still about half or three quarters of an Hour's Employ to balance the Transactions of the Day, which after the aforesaid Hours they immediately apply themselves to perform. Here is no Obligation laid on any one to pay in Bank Money, or to be fatisfied with Bank Notes; but every one is at Liberty to infift on Payment in the current Coin of the Kingdom: Yet, as the former are the readiest Payment, and a few Minutes may convert them into Cash, it is commonly preferred, especially for any large Sum; so that our Bank, compared with the most celebrated, and best of the foreign ones, must in every Shape be preferred by the Mercantile Part of Mankind, as well as by those Gentlemen whose large personal Estates would make them at a Loss some-times for a Place of Security, if there was no Bank subsisting to serve them. And if the Comparison with the best abroad places ours in so advantageous a Light, what shall we say when we reslect on the shocking Consequences of that erected a few Years fince in France, where the fatal Effects are felt to this very Day? How ought every Englishman to thank Providence for his Lot, who made him native of a Country secured by the most wholesome Laws, under the Government of the best of Kings, and where every Individual enjoys his Property unmolested! How ought we to eulogize and praise our gracious Benefactor, for placing us in a State of Freedom and Ease, whilst our immediate Neighbours are galled with the Yoke of an almost Egyptian Bondage, where nothing can secure them from the Strokes of a tyrannical and despotic Government, which too often appropriates the Subjects Fortune to be squandered away in ambitious Designs, and Schemes for aggrandizing the Prince, though to the utter Ruin of his Vaffals! This was the apparent Intent of the Parifian Bank, which funk when the Defign of its Institution was answered, by bringing all the Coin of the Kingdom into the King's Coffers, and then reducing the greatest Part of their Paper Currency to less Value than it bore when it came out of the Stationers Shops.

Of Bankers.

THIS is an ancient Employ, as there was a Species of it among the Romans, though very different in the Exercise of the Calling from what the Practice is at present; they were in that famous Empire deemed publick Officers, who, as one may say, united the Offices of Exchangers, Brokers, Commissioners, and Notaries, all in one; negociating Exchanges, undertaking Trusts, intervening in Purchases and Sales, and dextrously managing all the necessary Acts and

Writings of so many different Functions.

endorfe, d by the Deposit, r Import , and the

ving the

rfelf the

you may they fall heir Con-Time of to pay there for

epters are, and Inected you is Names, ofe in the ommittee, a for their he proper

ping Cash
at are not
to Receipt
ir Sasety;
Receipt or
with the
form they

ction with c. as most ery one in

overnment lewels, or affaying) urchafers, Merchan-

t Grocers-Mercers in ciors Pile propriated y thing of Fire, and larded by

puty-Gofrom ten together, the whole Governor, n, or are ttendance , the Deofe yearly stood one acting in a different Character and Manner from those last mentioned, as these limit their Traffick to what may properly be called Banking; their Dealings being similar to the Bank's, and their Advantages arising from the same Negociations, only in a more limited Degree; for their Shops are the Depositories or Receptacles of their Customers Money, which is paid in and drawn out by the Proprietors (as in the Bank) at their Pleasure; and the Bankers will also discount Bills, and advance Money on such Securities as the Bank does, from which their Business differs nothing, though they have no publick Stock as the Bank has, but the Advantages arising from their Negociations are their own.

The Derivation of the Word Banker has been mentioned at the Beginning of this Section, and the Transactions in the Offices both of the Bank and Bankers are a great Ease and Security to People in Trade, who may safely deposit their current Cash, and call for it when they please.

Bankers are generally Gentlemen of large Estates and Property, and though some have unhappily failed, it is an uncommon Catastrophe, the Business being certainly as lucrative as it is genteel.

The Denomination was in England first given to some monied Goldsmiths, in the Reign of King Charles the Second, as will appear by the following Paragraph in an Act of Parliament made the 22d and 23d of that Prince's Reign, viz. Whereas several Persons being Goldsmiths, and others, by taking up or borrowing great Sums of Money, and lending out the same again for extraordinary Hire and Prosit, bave gained and acquired to themselves the Reputation and Name of Bankers, &c. and their Business, as has already been said, copied by the Banks in all Parts, though with very considerable Additions and Improvements.

As I have finished what I judged necessary to be said concerning Banks and Bankers, I thought it would not be amiss to speak a Word here about Usury, in which, however, I shall be as brief and concise as the Subject will reasonably permit.

Of Usury.

T is defined to be Money given for the Use of Money, or the Gain of any thing by Contract above the Principal, or that which was lent; exacted in Confidentian of the Lorn, whether it he of Money or any other thing.

deration of the Loan, whether it be of Money or any other thing.

Some declare Usury to be an Exaction of Profit for a Loan made to a Person in Want and Distress; and Mr. Malynes in his Lex Mercatoria terms it a Biting, from the Etymology of the Hebrew Word Nesbeeth (by Mr. Humphreys in his Annotations Nesbeeth, which he supposes a general one for Usury); but after all, it properly consists in extorting an unreasonable Rate for Money, beyond what is

allowable by Law.

Ditto 151,

Hawk. 246. 1 Mod. 69. The letting Money out at Interest, or upon Usury, (these being formerly regarded as synonimous Terms) was against the Common Law; and in Times past, if any one after his Death was found to have been an Usurer, all his Goods and Chattels were forseited to the King, &c. and according to several ancient Statutes, all Usury is unlawful; but now neither the Common nor Statute Law absolutely forbid it.

On the contrary, a reasonable (that is a lawful) Interest may be taken for Money at this Day. The Stat. 27 Hen. VIII. Cap. 9. allowed ten per Gent. for Money lent on Mortgages, &c. which was revived by 13 Eliz. Cap. 8. And 21 Jac. I. Cap. 17. ordained eight per Cent. The 12 Car. II. Cap. 13. lowered Interest to six per Cent. and 12 Ann. Cap. 16. to sive per Cent. at which it has

remained fixed ever fince.

It hath been adjudged on this last Statute, that a Contract for fix per Cent. made before the Statute, is not within the Meaning of it; and therefore that it was still lawful to receive such Interest, in respect of such a Contract: And if a Man, when Interest was at six per Cent. lent Money at that Rate, and after the Statute comes and finks the Interest to sive per Cent. if he continues the old Interest on that Bond, the Bond shall not be void as usurious, but it is said the Party shall be liable to forfeit treble Value.

mL.

of

ter

by

Occ

I

If

he p

himi

Súm

Debi Princ

A

betw

forfei

Surre

be in

O

agree

Mand Day.

per 1

rears,

tere the I

The Receipt of higher Interest than the Law allows, by Virtue of an Agree- Ibid ioned a ment subsequent to the first Contract, doth not avoid an Affurance fairly made Dealand a Bond made to secure a just Debt, payable with lawful Interest, shall no ne Nebe avoided by a corrupt usurious Agreement between others, to which the Obligee was no ways privy; nor shall Mistakes in drawing Writings make void litories out by any fair Agreement. lio dii-If the original Contract be not usurious, nothing done afterwards can make it 1 Brown!. 73-, from as the

fo; and a counter Bond, to fave one harmless against a Bond made upon a cor- 4 Ship. Abr. rupt Agreement, will not be void by the Statutes; but if the original Agree- 170. ment be corrupt between all the Parties, and so within the Statutes, no Colour

will exempt it from the Danger of the Statutes against Usury.

A Fine levied, or Judgment suffered, as a Security for Money, in Pursuance of an usurious Contract, may be avoided by an Averment of the corrupt Agreement, as well as any common Specialty, or parole Contract : And it is not material whether the Payment of the principal and the usurious Interest be secured by the same or by different Conveyances, for all Writings whatsoever, for the strengthening such a Contract, are void; also a Contract reserving to the Lender a greater Advantage than allowed, is usurious, if the whole is allowed by way of Interest, or in Part only under that No. 12, and in Part by way of Rent for a 1 Hawk P.C. House let at a Rent plainly exceeding the known Value; so where Part is ta- 3 Nelf. Abr. ken before the End of the Time, that the Borrower hath not the Profit of the 509.

whole principal Money, &c.

By Holt C. J. If A. owes B. 100 l. who demands his Money, which A. acquaints him he hath not ready, but is both willing and defirous to pay it, if B. can procure the Loan from any other Person; and thereupon B. having present Occasion for his Money, contracts with C. that if he will lend A. 100 l. he will Careb. Rep. give him 10 l. on which C. lends the Money, with which the Debt is paid to B. cart this is a good and lawful Contract, and not usurious, between B. and C.

It is not Usury if there be not a corrupt Agreement for more than Statute Interest; and the Defendant shall not be punished, unless he receive some Part of 3 Salk. 390. the Money, in Affirmance of the usurious Agreement.

There can be no Ufury without a Loan; and the Court hath distinguished be- 1 Lurw. 273\$1d, 27.

tween a Bargain and a Loan.

If a Man lend another 100 l. for two Years, to pay for the Loan 30 l. but if Cro. Jac. he pays the principal at the Year's End, he shall pay nothing for Interest; this 509 is not Usury, because the Party may pay it at the Year's End, and so discharge 5 Rep. 69.

And it is the same where a Person, by special Agreement, is to pay double the 2 Inst. 89. Sum borrowed, &c. by way of Penalty for Non-payment of the principal 2 Rel. Abr. Debt; the Penalty being in lieu of Damages, and the Borrower might repay the

Principal at the Time agreed, and avoid the Penalty.

A Man furrenders a Copyhold Estate to another, upon Condition that if he 2 Roll. Rep. pays 80 l. at a certain Day, then the Surrender shall be void; and after it is agreed Day, Abt. between them, that the Money shall not be paid, but that the Surrenderer shall 44forseit, &c. in Consideration whereof the Surrendree promises to pay to the
Surrenderer, on a certain Day, 60 l. or 6 l. per Annum, from the said Day, pro
usu & interesse of the said 60 l. till that Sum is paid: This 6 l. shall be taken to be interesse damnorum, and not lueri, and but limited as a Penalty for Non-pay-

ment of the 60 l. as a Nomine Pana, &c.
On a Loan of 100 l or other Sum of Money for a Year, the Lender may Cro. Jac. 25. agree to take his Interest half-yearly or quarterly, or to receive the Profits of a Manor or Lands, &c. and be no Ufury, though such Profits are rendered every

If a Grant of Rent, or Lease for 20 1. a Year of Land which is worth 100 1. Just. Com. per Annum, be made for 100 /. it is not usurious, if there be not an Agreement 249. that this Grant or Lease shall be void upon Payment of the Principal and Arrears, &c.

But

The

wn.

ning of

Bankers it their

though

is being

niths, in

g Paragn, viz.

d Profit.

&cc. and , though

inks and Usury, in

eafonably

any thing

in Confi-

a Person t a Biting,

reys in his fter all, it d what is

merly re-

imes past,

Goods and cient Sta-Law ab-

en for Mo-

Cent. for And 21

3. lowered hich it has

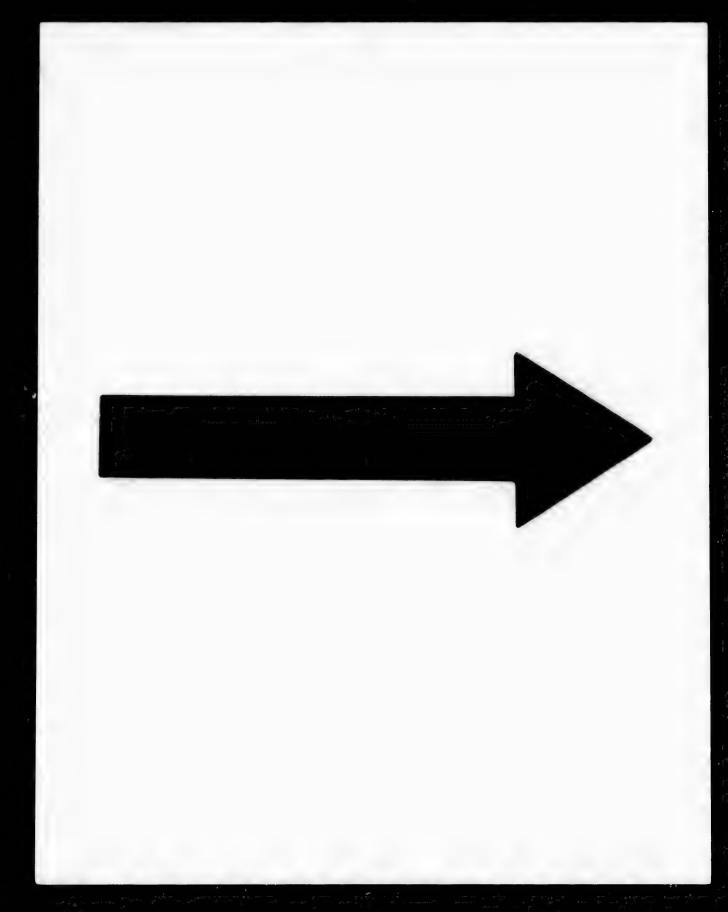
Cent. made

hat it was

And if a

d after the the old In-

is faid the



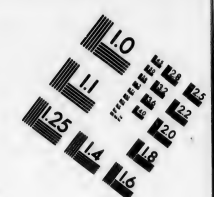
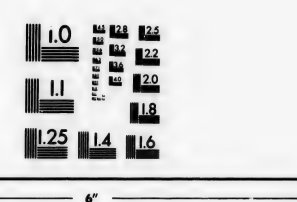


IMAGE EVALUATION TEST TARGET (MT-3)



STATE OF THE STATE

Photographic Sciences Corporation

23 WEST MAIN STREET WEBSTER, N.Y. 14580 (716) 872-4503 OTHER THE SECTION OF THE SECTION OF



OF USURY.

364 But if two Men speak together, and one defires the other to lend him 100%. 1 Cro. 27. and for the Loan of it he will give more than legal Interest; and to evade the Statute, he grants to him 30 l. per Annum, out of his Land, for ten Years, or makes a Leafe for one hundred Years to him, and the Leffee regrants it, upon Condition that he shall pay 30 l. yearly, for the ten Years, in this Case it is Usury, though the Lender never have his own 100 l. again.

A Man granted a large Rent for Years, for a small Sum of Money, the Sta-4 Shep. Abr. tute of Usury was pleaded; and it was adjudged, that if it had been laid to be upon a Loan of Money, it had been afarious, though it is otherwise if it be a Contract for an Annuit If one hath a Rent-Charge of 30 /. a Year, and another asketh what he shall 3 Nelf. 510. give for it, and they agree for 1001. this is a plain Contract for the Rent-Charge, and no Ufury.

The Grant of an Annuity for Lives, not only exceeding the Rate allowed for Cr. Jac. 253. 2 Lee. 7. See 1 Sid. Interest, but also the Proportion for Contracts of this Kind, in Consideration of a certain Sum of Money, is not within the Statutes against Usury; and so, of a Grant of an Annuity on Condition, &c. Where Interest exceeds 5 l. per Cent. per Annum on a Bond, if possibly the Principal and Interest are in Hazard, upon a Contingency or Casualty; or if there is a Hazard that one may have less than his Principal, as when a Bond is 2 Crs. 208. 508. 1 Cro. 27. Show. 8. to pay Money upon a Return of a Ship from Sea, &c. these are not Usury Though where B. lends to D. 300% on Bona, upon an Adventure during the Carthew 67. Life of E. for such a Time; if therefore D. pays to B. 20 1. in three Months, and at the End of fix Months the principal Sum, with a further Premium at the Rate of 6d. per Pound a Month; or if before the Times mentioned E. dies, then the Bond to be void; this, differing from the Hazard of a Bottomry Bond. was adjudged an usurious Contract. 100 /. is lent to have 120 /. at the Year's End, upon a Cafual y; if the Cafu-3 Salt. 391. aity goes to the Interest only, and not the Principal, it is Usary: The Difference in the Books is, that where the Principal and Interest are both in Danger of being loft, there the Contract for extraordinary Interest is not usurious; but when the Principal is well fecured, it is otherwise. A Person secures the Interest and Principal: If it be at the Will of the Party 2 Cre. coq. who is to pay, it is no Ufury. And a Lender accepting a voluntary Gratuity from the Borrower, on Payment 2 Cro. 677. of Principal and Interest, or receiving the Interest before due, &c. without any 3 Cro. 501. corrupt Agreement, shall not be within the Statutes against Usury. Also if one gives an ujurious Bond, and tenders the whole Money, yet if the Party will take only legal Interest, he shall not forfeit the treble Value by Statute. On an Information upon the Statute of Ufury, he who borrows the Money Raym, 191. may be a Witness after he hath paid the Money. In Action for Ufury, the Statute against Ufury must be pleaded, and a corrupt Agreement set forth: It is not sufficient to plead the Statute, and say that for the lending of 20 /. the Defendant took more than 5/. per Gent. without fetting forth a corrupt Agreement or Contract. And in pleading an usurious Contract by way of Bar to an Action, the whole 1 Houst, 248. And in pleating an appropriate of the Matter is to be fet forth specially, because it lay within the Party's own Privity; but in an Information on the Statute, for making fuch a Contract, it is enough

OI

fo Pa

of to

avo

Enc

ratio mer

Auć

Inte

clair

not :

fore

vera Doo.

bard Lom

to th

eigh

in: pawr them Com the S If and r

F

to mention the corrupt Bargain generally, by reason Matters of this Kind are supposed to be privily transacted; and such Information may be brought by a

Paleb. 6. W. In Case of Usery, &c. an Obliger is admitted to aver against the Condition and M. S. R. of a Bond, or against the Bond itself for Necessity's sake.

The Word Corruptive is necessary in a Declaration for Usury, &c. Usury has been decried in all Ages, both by Jews and Christians; the former Were by their Laws prohibited to take it of their Brethren, though Mofes (as

Sir Joshub Child supposes) for a political Reason, permitted them to receive it from Strangers, as a sure Means of enriching the Hebrews; and though any Share of Interest or Usury was ill thought of by the Fathers and others in the first Ages of Christianity, it has for some Time past been esteemed rather an Advantage than a Detriment to a trading People, and confequently been en-couraged (though with proper Limitations) by the Legislature; a lawful Interest has therefore now lost the Name of Usury, which is only continued to those illegal Exactions that are the Ruin of many, when Extortioners find Means to evade the wholesome Laws subsisting against them, and prey upon the Necessities of their poor Neighbours: These may justly be said greedily to drink up the Widows and Orphans Tears; and we have too many of such Miscreants among us, who being loft to all Sense, not only of Religion, but even of Humanity, improve the Opportunity of others pressing Nece lities to their own Advantage, and grow rich and opulent upon the Spoils and Destruction of

their fellow Creatures.

Usury is strictly prohibited in all Christian Countries, and in many, Banks have been set up, with Funds to let out on Pawns, for those whose Necessities required such Affistance, and to prevent by this Means the prevailing iniquitous Practice of Usurers; of this Number was our ill-conducted Charitable Corpora-tion here, and that still subsisting at Amsterdam, under the Title of the Lombard (as being first instituted by those People) or Bank for Loans, which is a spacious Building erected for a Warchouse, in 1550, by the Overseers of the Poor, who affigned it in 1614 to the City, for the Purposes aforementioned; where every one who is in Want of Cash may have it, on any Pawns he shall bring there, as none are refused, though never so vile or valuable, provided they are saleable; so that every thing will be received, from Jewels of a great Price, to the least Particular of Cloaths or Furniture; and the Interest on the Loan is paid in the following Manner, viz.

For what is under 100 Guilders, a Penning per Guilder is paid weekly, which is after the Rate of 16 1-4th per Cent. per Annum.

From 100 to 500, is paid an Interest of 6 per Cent. per Annum.

From 500 to 3000 there is paid 5 per Cent. per Annum.

And from 3000 to 10000, or above, only 4 per Cent. per Annum is paid.

Whoever have brought in their Effects, may retrieve them whenever they please, on returning the Sum they have received, with the Interest to the Day of their taking them back; though with this Exception, that as the Interest is to be paid Monthly, that of the Month entered on must be satisfied; but to avoid this, the Debtor must take care to free his Goods exactly at the Month's

If those who have brought in their Pawns, neglect to free them at the Expiration of a Year and fix Weeks, or that they do not enlarge the Time of Payment, by fatisfying the Interest of the past Year, the Lombard sells them by Auction, and referves what they produce more than the Sum lent (Charges and Interest deducted) at the Disposition of the Proprietors; but if they do not reclaim the faid Surplus in a Year after, it is given to the Poors Houses, and can-

not then by any Means be regained.

For the Conveniency of those who are desirous of being unknown, and therefore do not care to carry their Effects themselves to the Lombard, there are several small Offices established in the City, with this Inscription before the Door, Hiergaatmen in de Bank van Leeninge; That is, Here they go to the Lombard or Benk. The People established in these Offices take an Oath to the Lombard, and are obliged to carry in there daily, the Effects that are brought to them, under Penalty of Caffation and being mulct; the Lambard pays them eight Stivers per every 100 Guilders that it lends on the Effects that they bring in: These People take care to carry the Goods to the Lombard, where they pawn them in their own Names, and deliver the Money to him who brought them to them, with a Note from the Lombard, that contains the Name of the Commissary, the Quality of the Thing upon which the Money is taken, and the Sum advanced on it.

If this Note happens to be loft, and the Proprietor would reclaim his Goods, and restore the Sum borrowed, he is not believed on his bare Word, nor will

the former

is enough d are supught by a Condition

iday.

de the

rs; or upon

fe it is

ne Stato be it be a

ne shall Rent-

wed for

ation of

fo, of a

ably the

; or if

Bond is

iring the Months,

mium at E. dies, ry Bond,

he Cafu-

Difference

er of be-

but when the Party

Payment

thout any

yet if the Value by

he Money

d a corrupt

hat for the

out fetting

the whole

n Privity;

a Moses (as Sir

the Effects be delivered to him, without his giving good Security to return them, if it is found that the Note has been made over to another, who comes afterwards to demand them; but if, on the Note's being loft, any one finds it, to even if it is fole from the Owner, and he that has found it, or ftole it, carries is, and demands the Effects, and pays the Loan before the Proprietor perceives that he has loft it, the Lombard always delivers them to the Bearer, without Enquiry whether he is the real Proprietor or not; and the true one has forfeited the Right he had to reclaim his Effects from the Bank.

The publick Sales made in this House, are made during three Days in every Week. All Sorts of Persons are admitted to the Auction; and those which are known have three Months Credit, particularly for Diamonds, and other

lewels.

If it happens (as in Effect it does very often) that the Goods, Merchandife, or Jewels, brought to the Bank, have been stole, and their Owners have discovered it, they may reclaim them, on proving the Thest, and giving Security for their Value, and returning the Sum that has been lent on them.

All the Lombard's Officers are paid by the City, of which some are established to controul and value Clothes or Furniture, others upon Merchandise, and others upon Jewels and Plate; for the Reception of which there are three Warehouses, and the Appraisers are answerable for the Price in which they have valued the Things that are brought in, in case they are sold for less than the Valuation, which they have put on them.

The Sums that the Lambard have occasion for, are drawn from the Money Bank, and all the Profit it produces is destined for the Support of all, or the greatest Part of the Hospitals, by which Method the Bank's Cash, which would otherwise lie useless, is of great Benefit to the Poor, without the publick

Security being any thing concerned.

Of these Lowbards there were some established formerly in many Parts of the Low Countries, and one particularly at Bruges in Flanders, where Money was lent on Pawns without any Interest at all; and in several Cities of Italy, there were, and still are, several Banks of Charity (called Montes Pietatis) where Cash is lent on Pledges, for which only an Interest of three or sour per Cent. per Annum is required, to pay the Salaries, &c. of the Affistants, and whose Funds have been settled by the charitable Donations of many, who have contributed largely to the Poor's Relief in this Shape; and these different Ways and Means have been thought of, and carried into Execution, purely to prevent that exectable Sin of Usury, and alleviate what the Indigent suffered from it.

Of Customs, and Custombouse Officers.

CUSTOMS are properly the Tribute or Toll paid by Merchants to the King, for carrying Merchandise out, or bringing it in; or in other Words, Duties, payable to the Crown, for Goods exported and imported; and these are due to every Prince or State, both of common Right, and by the Law of Nations, as a Matter inherent to their Prerogatives, they being Guardians and absolute Commanders of their Harbours and Ports, where Commodities are landed and loaded; though in England, the Prince's Fower is more restrained than in arbitrary and despotic Governments, as he can lay no Imposition on any Sort of Merchandise (though never so superfluous or unnecessary) whether native or foreign, or upon Merchants, Strangers or Denizens, by his absolute Power, without Affent of Parliament, either in Time of War, or under the greatest Necessity or Pressures that may be.

Customs are fatisfied in different Manners, according to the various Uses of the several Countries where they are levied; as in some they are paid in Money, and in others in kind, which Merchants should endeavour to be acquainted with, and govern themselves according to the seudal Laws, Constitutions, and Proceedings, used in all Kingdoms respectively, whereby they are secured and defended in their Traffic and Commerce; as by a Non-observance thereof they expose themselves to the Risque of Mulcts, Fines, Loss, and Forseiture of their

Goods and Commodities.

Thefe

G

give

form

B

These Sorts of Revenues are very ancient, but as an Account of their Nature and Antiquity, and of the several Sorts of Customs, Subsidies, Imposts, and other Duties on Merchandise here in England, would take up a larger Compass in this Treatise than I can allow it, I must refer my Reader, for a more particular Relation of them, to my Lord Code, in his a Institution upon the Stat. of Magna Charta, Cap. 30. or to the valuable Works of Mr. Henry Crouch, &c. where he will find ample Information in every thing relative to this Sune.

The World Customs comprehends Magna & Antiqua Customa, payable out of Down 165; our own native Commodities; as for Wool, Woolfells, and Leather; and Parca Customa, which are Customs payable by Merchants, both Strangers and Denizens, which began in the Reign of Edw. I. when the Parliament granted him three Pence in the Pound, on all Merchandises exported and imported.

But that which is granted by Parliament, is properly called a Subfide; and 1 Nol. Abr. is sometimes granted to the King for Life, of which there are several Sorts; as 583, 584.

Tonnage, a Duty granted out of every Ton of Wine imported, which was first granted by Parliament to King Edw. III. and Poundage, a Subsidy granted for all Goods exported and imported, except Wines, &c. and is usually the twentieth Part of the Value of the Goods, or twelve Pence in the Pound; and this was first given to Hen. VI. for Life.

In the Reign of Edw. III. the great Charter for free Traffick was confirmed; and Anno 6 Edw. III. it was enacted, that no new Cufforms could be levied, nor s laft 60. ancient increased, but by Authority of Parliament.

In the subsequent Reigns, several other Duties have been laid on foreign Goods and Merchandise, and the abovementioned of Tonnage and Poundage, granted by 12 Car. II. for Life to that Prince, have been continued in the same Manner to his royal Successors, down to his present Majesty King Geo. II. but as I do not intend to write a History of the Customs, what I have said may suffice for a Hint of their Origin, and Mr. Crouch's Book of Rates being plain, and level to all Capacities, the Trader may there see what he has to pay and draw back, on any Commodity he may intend to ingage in; I shall therefore proceed to collect such Rules for his Government at the Customhouse and V/ater-side, as I judge may be serviceable to him, and first,

For ENTRIES inwards.

When a Ship arrives, on which a Merchant has any Goods, it is usual for him to apply to some Clerk in the Long Room at the Customhouse to make the Entry, who computes the Duties, and directs him where to pay them in, for which his Charge is very small; however, if one has a Mind to avoid it, he must draw out a Bill of Entry in the following Manner, viz.

London, October, the 25th 1751.

In the Union, Thomas Richardson a Alicant.

S. T.

S. T. No. 1 a 10, Ten Bales of Almonds, containing 60 Cwt. 29. 34 4 4-20 per Cwt.. £ 103: 1

of which the Merchant must make seven, the one wrote in Words at length (which is to pass) and called a Warrant, and in the others, the Contents may be expressed in Figures, which are all delivered to the proper Clerks in the Long Room, who attend for that Purpose, from ten in the Morning till two in the Afternoon, and having paid the Customs into the Treasury, a Receipt is given for them, and Officers appointed so soon as others concerned in the Cargo have raken the same steps.

But previous to this Entry, the Ship must be reported, the Method of performing which I shall add for the Sake of those who may be as well Owners as Merchants.

On the Ship's Arrival in the River, the general Practice is to nominate a Person to act as a Ship's Husband (except an Owner has a Mind to persorm this

nereof they are of their

o return no comes e finds it, e it, carictor perer, withe has for-

s in every which are ad other

rchandife, have dif-

g Security

are estarchandiso.

e are three

hich they

the Money all, or the

the publick

ny Parts of

ere Money es of Italy, atis) where at per Cent.

and whose

have concrent Ways

to prevent

from it.

ants to the her Words,

and these the Law of

ardians and nodities are

restrained

tion on any

hether nais absolute under the

Uses of the

in Money,

acquainted

utions, and ecured and

Thefe

OF CUSTOMS &

Part himself) who must take an exact Account of her Loading from the Captain's Manifest, and report the same at the Customhouse, which he does by making two Copies, 'the one on a blank Sheet of Paper, and the other on a Paper with the Oath to be taken by the Master of the Ship, printed on it, given by the Usher of the Customhouse, who generally attends at the upper End of the Long Room, to administer Oaths, &c. And the Report is to be made in the subsequent Form, viz.

hu

of for no

Cu

D

Im

Th

Th

Peppe

Druge

Draw

Aliens

An

Mu.

Ships Certifi

an d

at fix

Payn

at nis

To Report a Ship.

After exactly copying the Manifest on the two Sheets of Paper, as beforementioned, you must go to the Comptroller, or to the Deputy Comptroller, in the Long Room of the Customhouse (accompanied by the Master) and read the two Manifests over with him, of which he retains that wrote on the plain Sheet, and the other with the printed Oath, you must return to the Usher from whom you received it, who, after examining the Master concerning the Ship, and this latter has sworn to the Manifest, the Usher directs you how, and to whom you must pay for entering the Ship, and your next Business is to see, whether those principally concerned in her Cargo have made their Entries, that if they have not, you may apply for their doing it, in order to set the Ship to Work, and begin her Discharge.

Directions bow to proceed after the Report is made.

The Person directed by the Owners to take an Account of every Merchant's Goods as they are delivered (called the Ship's Husband) having got the Landwaiter's Name, who is appointed for the Ship, he applies to him for Information of what Merchants have made their Entries, and for a Copy of his Warrant, which he figns, and sends aboard the Ship to the Officers there, that they may commence their Work, which they soon after do, and send a Hoy or Lighter to the Quays.

Lighter to the Quays.

And against the Lighter's Arrival the Ship's Husband has prepared a Book, ruled in the same Manner as the Waiter's; on one Side of which he places the Number or Quantity of Goods he judges the Lighter may contain (as in the Mar-I A B N. 4 gin) and opposite thereto, he sets down the Marks and Q C D 8 Numbers of each Parcel as they are landed; and as soon as 3 E F 5 the Lighter is delivered, he takes a View, or gets the Surveyor to give him an Account of the Damage (if any) upon

the Goods.

When the Goods are weighed or measured, and the Merchant has got an Account thereof, and finds his Entry already made too small, he must make a Post-Entry for the Surplussage in the same Manner as the first was done.

And as a Merchant is always in Time to make his Poft, he should take eare not to over enter, to avoid as well the Advance as the Trouble in getting the Overplus back; however, if this is the Case, and an Over-Entry has been made, and more paid or bonded for Customs than the Goods really landed amount to, the Land-waiter and Surveyor must signify the same, upon Oath made, and subscribed by the Person so over-entered, that he, nor any other Person to his Knowledge, had any of the said Goods over-entered on board the said Ship, or any where landed the same without Payment of Custom; which Oath must be attested by the Collector and Comptroller, or their Deputies, who then compute the Daties, and set down on the Back of the Certificate, first in Words at Length, and then in Figures, the several Sums to be paid; which Certificate and Endorsement are as follow:

The CERTIFICATE.

These are to certify, that J. F. did pay his Majesty's Duties inwards in the Dolphin, Thomas Wheeler, Master, from the Sound, the 9th Day of May, 1751, for 124 Ton of Iron, 35 hundred and an half of Copper in Plates, and 800

he Cape does by her on a it, given r End of made in

foremener, in the d the two ain Sheet, om whom , and this whom you ther those they have Vork, and

Merchant's the Landr Informsf his Warthat they a Hoy or

d a Book, places the n the Mar-Marks and as foon as s the Surany) upon the Mer-

Entry alry for the one. ke eare not the Over-

made, and int to, the d subscribhis Knowp, or any nust be atn compute at Length, and En-

de in the lay, 1751, and 800 hun-

hundred Clap-Boards; and we the Officers underwritten did examine the same at the Delivery thereof out of the faid Ship, and found no more than 118 Tons of Iron; 33 hundred Weight of Copper, and 763 hundred Clap-hoards: And for further Manifestation of the Truth hereof, he made Oath, that neither he, nor any other Person, to his Use or Knowledge, had any of those Goods overentered on board the said Ship, or in any Place landed them without paying Customs. Dated at the Custombouse, London, the 14th Day of May 1751.

W.B. Surveyor. H. S. Landwaiter.

Jurat. I. F. that the Contents of the abovementioned Certificate are true.

The Endorsement, with a supposed Sum for a true one.

One Moiety of the old Subfidy, three Pounds ten Shillings 1. s. d. and nine Pence Farthing. 3. 10. 94. New Subfidy, feven Pounds one Shilling and Six-pence three Farthings.
The third Subfidy, two Pounds seven Shillings and two Pence 7. 01. 61. 2. 07. 24. Additional Duty; three Pounds ten Shillings and nine Pence three Farthings. 3. 10. 94.

16. 10. 4.

N. B. This Over-Entry will be paid in Course, though it is sometimes two, three, or more Months first.

The subsequent is an Account of the Duties which may be bonded, and when payable.

Additional Duty on Linen and Silk may be bonded for twelve Months.

Ditto, on Tobacco and Wine, for nine Months. New Subfidy on Tobacco, for three Months.

Subfidy on Tobacco, for nine Months. Impost on ditto, for eighteen Months.

Ditto on Wine, at three equal Payments, viz. 1 payable at three Months, 1 at fix Months, and 1 at nine Months.

Impost 1690, Imposition 169 \(\frac{1}{2}\), and New Duty on Whale-Fins at four equal Payments, viz. \(\frac{1}{2}\) payable at three Months, \(\frac{1}{2}\) payable at fix Months, \(\frac{1}{2}\) payable at nine Months, and \(\frac{1}{2}\) payable at twelve Months.

New Duty on Raisins, Nutmegs, Cinnamon, Cloves, Mace, and Snuff, may

be bonded for twelve Months.

The Duties on Coals, &c. Coastwise, may be bonded for three Months.

Time allowed to export by Certificate.

The Merchants are allowed, for their shipping off Tobacco, Sugar, Ginger, Pepper, Bugles alias Beads, Cast and Bar Iron, dying Wood, all dying Wares and Drugs, eighteen Months to British, and fifteen Months to Aliens, to have their Drawback; and all other Goods, twelve Months to British, and nine Months to 3, 3, and 9.

Amber Beads, rough Amber, Coral Beads, and polished Coral, and all Cowries, 4 and 5 W. and may draw back the Impost 169 - exported in three Years.

Goods on which no Drawback is allowed.

Mum, by I W. and M. Cordage, 6 Ann. Hops, 9 Ann. Tobacco, exported in Ships under twenty Tons Burthen, 9 Ann. Tobacco, exported to Ireland, until a Certificate be produced of its being landed there, 9 Ann. Alamodes and Lustrings, and 9 Will III.

30 Gm. 11. P. 307.

p. 308.

Since the Commeacement of the present War, an Act passed, 30 Geo. II. the Preamble to which recites, That the Duties granted by an Act of 7 & 8 Will. III. upon French Wines, and other Goods, of the Growth, Product, or Manufacture of France, as well as several other Duties upon various Goods imported into this Kingdom, are by Law not to be drawn back upon the Re-exportation thereof into Foreign Parts: And that as f. Duties have been found, in several Instances, to be equal to the Value of the Goods taken as Prize from the France, the Captors have thereby so far lost the Benefit of their Prizes; and have therefore often been induced to carry their Prizes directly to Foreign Parts, to the Prejudice of this Kingdom; and that it is therefore enacted, That any Goods of the Growth, Product, or Manufacture of France, or any of the Dominions belonging to the Crown of France, that have been, or shall be taken, during the present War, and brought hither by any of his Majesty's Ships of War, or Privateers, may, upon Condemnation thereof as lawful Prize, be landed, and secured under the King's Locks in Warehouses provided at the Expence of the Captors, with the Approbation, and under the Inspection, of the Commissioners, or other Principal Officers of the Customs and Excise, to which such Goods are liable; and upon Admission of such Goods taken since the Declaration of War, into such Warehouses, there shall be paid the following Duties, which shall not be drawn back or repaid upon the Exportation; viz. For all such Goods (except Wines and Vinegar, and such Goods as are herein after enumerated) of the Growth, Product, or Manufacture of France, or any of the Dominions belonging to the Crown of France, taken by any of His Majesty's Ships of War, the Half of the Old Subsidy granted by the Act of Tonnage and Poundage, of 12 Car. II. and the Whole of the further Subsidy of Poundage, granted by the Act of 21 Geo. II. being what is commonly called, The Subsidy one thousand seven bundred and forty feven; and for the like Goods taken by any private Ship of War, the Half of the faid Old Sublidy, and no more; and the faid Duties to be paid, and applied, as they are by Law appropriated, but subject to the custo-mary and legal Discounts, and Allowances, for Damage; and for every Ton of French Wine and French Vinegar, taken either by His Majesty's Ships of War, or Privateers, the Sum of Three Pounds; and after the same Rate for any greater or lesser Quantity; to be paid into the Exchequer, as Part of the Duties arising by the Act of 18 Geo. II. for granting to His Majesty several additional Duties upon all Wines imported into Great Britain; and for raising a certain Sum of Money by Annuities and a Lottery, in Manner therein mentioned; to be charged on the said additional Duties

liv

ter

Du

du

the

ter

ticu

We in t

Tot

E

Pour

diffe they

Drai

The faid Subfidies are to be paid ad Valorem, upon the Oath of the Captors or their Agents, upon the following Goods; viz. Upon all Sorts of Woollen and Silk Manufactures, and Hats, Handkerchiefs, Checks, Knives, and Nails, notwithstanding the same may have been rated in the Book of Rates of 12 Car. II. or the Additional Book of Rates of 11 Geo. I. and are to be levied and collected, and to be under the same Penalties and Forseitures, as are directed and prescribed by the Act of 11 Geo. I. for rating such unrated Goods and Merchandizes as are usually imported into this Kingdom, and pay Duty and Valorem, upon the Oath of the Importer; and for ascertaining the Value of all Goods and Merchandizes not inserted in the sommer or present Book of Rates, Sc.

No Duties or Customs are to be taken for Prize Goods, consisting of any Mi-

litary or Ship Stores,

Prize Goods of the Growth, Product, or Manufacture of France, or any of the Dominions belonging to the Crown of France, which shall be received into any Warehouse, or which are now remaining in any Warehouse in this Kingdom, where they have been secured, under the King's Locks, by the Permisfion of the Commissioners of the Customs, may upon Payment of the Duties before directed, (if the same have been taken since the Declaration of War) be exported directly from thence, without paying any further Duty of Customs or Excife for the same, and if taken before the Declaration of War, they may be exported without Payment of any Duty of Customs or Excise whatsoever; the Exporter giving Security in Double the Value of the Goods, that the same shall be exported, and not brought back again or relanded in any Part of Great Britain,

p. 309.

p. 310,

or the Islands of Guerafey, Jerfey, Alderney, Sark, or Man, which Security the Customer or Collector of the Port from whence the same are intended to be exported, is to to take in His Majesty's Name, and to his Use.

But if such Goods are taken out of the Warehouse, to be consumed in this

But if such Goods are taken out of the Warehouse, to be consumed in this Kingdom, the Remainder of the Duties which would have been payable thereon, if the same had been regularly imported by way of Merchandise, are to be first paid up; and such Goods, in all other Respects, are to be liable to the same Restrictions and Regulations to which they would have been subject, if this Act had not been made.

But Wines which, at the Time of landing, shall be damaged, corrupt, or unmerchantable, and which shall be given up to the Officers of the Customs, to be publickly sold, in order to be distilled into Brandy, or to be made into Vinegar, in Manner directed by the Act, of 12 Geo. I. for the Improvement of bis Majesty's Revenues of Customs, Excise, and Inland Duties, are not chargeable with the before-mentioned Duty of 31. per Ton.

The Duties payable upon Goods of the Growth, Product, or Manusacture, p 211.

The Duties payable upon Goods of the Growth, Product, or Manufacture, p and of any other Country or Place, except France and the Dominions belonging to the Crown of France, which may be taken as Prize, and condemned in this Kingdom, are no ways lessened or altered by this Act.

Almost all Goods and Merchandise imported, pay Duties, and are to be de-

livered either by Tale, Weight, Meajure, or Gauge.

Those which pay Duty by Tale, are, at the Delivery, to be tallied at one, ten, twenty, &c. according to the Nature of them; and as the Merchant cannot (generally) have any Pretence for a short Entry in Goods by Tale, therefore it is supposed that (in Strictness) no Post-Entry should be admitted of.

The Goods paying Duties by Weight, are to be brought to the King's Beam, and weighed, in order to adjust the true Quantity for which his Majesty's Duties ought to be paid; for, in Consideration of the different Proportion which foreign Weights bear to the British, the Waste, &c. which may happen during the Voyage, and the Draughts and Tares to be allowed on the Landing, it cannot be expected that a perfect Entry can be made at first; but to enable the Merchant to make the nearest Estimate of the true nett Weight to be entered, he will be furnished in the Progress of this Work with a Table of the Proportion which all foreign Weights bear with ours, and also with the particular Draughts, Tares, &c. on all Goods imported; abstracted from Mr.

At landing the Goods, the Weigher is to call out the full and true groß Weights in the Scale which the Landwaiters (and Ship's Husband) are to enter in their Books (and should cheque with one another every Day) and from the Total of the said groß Weight, is to be deducted an Allowance in Confideration of

DRAUGHT, according to the following respective Weights, wie.

On all Goods imported,	weighing under a	Cent Elle. Dra.
•	From 1 to 1	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	2 to 3	. Francis ut 1970 3
	3 to 10	Set Fore Cities A
	10to 18	ាត់ដែល ១៩ ជួក 💆
	18 to 30	or upwards 9

Except Tobacco of the British Plantations, which is to be allowed eight 9 60. cap. Pounds Draught only for every Hogshead of 350 b. or upwards.

These Allowances for *Draughts*, the Landwaiters may (when they are very different) insert in their Books, opposite to each respective Draught; or (when they are not very different) compute the same, by counting the Number of the Draughts at each separate Allowance.

The Allowance for Draught being deducted, there is (in most Cases) a further Allowance to be made out of the remaining Weight, called

TARE,

at Britain,

. II. the

r Manuimported portation

in several e French, we there-

Goods of

nions beuring the r, or Pri-, and fece of the niffioners, Goods are

of War,

ch Goods

erated) of inions beof War, andage, of

ted by the

te Ship of

outies to be the custoery Ton of ps of War, any greater

ties arising

Duties upon f Money by on the faid

ne Captors

oollen and Nails, not-2 Gar. II.

collected,

and preerchandizes in upon the erchandizes of any Mior any of eived into

his Kinge Permif-

Duties bear) be exms or Ex-

may be ever; the

fame shall

OF CUSTOMS, &c.

TARE, being a Confideration of the outfide Package that contains such Goods which cannot be unpacked without Detriment; or for the Papers, Threads, Bands, &c. that inclose or bind any Goods which are imported loofe; or, though imported in Casks, Chests, &c. yet can be unpacked and weighed

Several Sorts of Goods have their Tarra ascertained, and those Tares are not to be altered or deviated from, in any Case within the Port of London, unless the Merchant thinking himself, or the Officers the Crown, to be prejudiced by such Tares, shall defire that the Goods may be unpacked, and the nett Weight taken; which may be done either by weighing the Goods in each respective Case, &c. nett, or (as is practised in East-India Goods particularly) by picking out several Cases, &c. of each Size, and making an Average, and so compute the rest accordingly. But this must not be done without the Consent of two Land-Surveyors, attested by their Hands in the Landwaiter's Books, and in the Out-Ports, not without the Consent of the Collector and Surveyor And as to those Goods which have not their Tares ascertained, two Land-Surveyors in London, and the Collector and Surveyor in the Out-Ports, are to adjust and allow the same in the like Manner.

Sometimes the Casks, &c. are weighed beyond Sea before the Goods are put in, and the Weight of each respective Cask, &c. marked thereon, (as is usual for most Goods imported from the British Plantations) or else inserted in the Merchant's Invoice; in which Case, if the real Invoice be produced, and the Officers have fatisfied themselves (by unpacking and weighing some of them) that those Weights are just and true, they do then, after having reduced them to British Weight, (if not so before) esteem them to be the real Tares, and pass them accordingly; though sometimes the Tares on the Cask, &c. are wholly difregarded, and the real Tares taken.

But the unpacking Goods, and taking the nett Weight, being supposed the justest Method, both for the Crown and Merchant, it is usually practised in the Port of Landon, in all Cases where it can be done with Conveniency, and without Detriment to the Goods.

Goods delivered by *Measure*, are under three different Regulations:
1. Such as Linens particularly; which are measured by running Measure, being no more than taking the Length of the Plece from one End to the other.

And as in the Holland, Flanders, and some Sorts of German Linens, the Contents in British Ells are often annexed to, or marked on each Piece, and like-wise inserted in the Merchant's Invoice; therefore there will not be any Difficulty in making a perfect Entry: So that no Post-Entry will be admitted in this Case.

And for such Linens as are contented in foreign Measures, the Table, which will hereafter be inserted, proportioning them to the English, will enable the Merchant readily to find their Contents in British Yards or Ells, according as the Nature of the Entry shall require.

But those German, or East-Country Linens, which are not contented, by reason the several Pieces of each respective Sort are generally about the same certain Lengths, may be entered, by computing the whole Quantity at such usual Lengths, and delivered by the Officers, by measuring some of the Pieces, and computing the rest accordingly.

and computing the rest accordingly.

2. Such as Pictures, Grave and Paving Stones, and Marble Tables particularly, which are measured by square and superficial Feet.

3. Such as Marble Blocks, and Timber particularly, which are measured by folid or cubical Measure.

Goods delivered by Gauge, are Wines, &c. and all exciseable Liquors, whose Quantity to be entered may be pretty nearly determined by considering the Size of the Casks, and what accidental Leakage, or other Diminution, may have happened during the Voyage.

Before any Goods are delivered by Virtue of any Warrant, the same must be copied into the Landwaiter's Books, as a Foundation for the Delivery, distinguishing the Date and Number of the Entry, the Merchant's Name, the total

uties

o C G R fice fair Y ad bau

Shor

Duties peid, the porticular Packages, with the Marks, Numbers, and Quantities of the Goods, are which the Duties have been paid.

And at the Delivery of the Goods, underneath the faid Copy of the Warrant, must be inferted the particular Manner of the Delivery, as the Tale, Weight, Measure or Gange, with the respective Allowances for Draught and Tare (where the same are to be allowed) from the Total, whereof the Quantity first entered being deducted, the Remainder is the Quantity, for which a Post or additional Entry is to be made; and when the same is made, the Date and Number of such Entry must be inserted, (opposite to the said short Entry) as will be illustrated by three or four Examples annexed.

In making Entries it is usual for Merchants to include all the Goods they have on board the same Ship in one, though sometimes they may happen to be

have on board the same Ship in one, though sometimes they may happen to be of twenty several Denominations, or more; and as it is enacted by 12 Car. II. Cap. 4. Sect. 4. (to which subsequent Acts have had Reference) That if any Goods, or Merchandizes, be brought from Parts beyond the Seas into this Realm, by way of Merchandizes, and unshipped to be laid on Land, the Sub-fidy, Customs, and other Duties thereof, not paid, or tendered to the Col-lector, &c. nor agreed with for the same in the Customhouse, then the said Goods and Merchandizes shall be forfeited; therefore there was some Years ago a Resolution of the Court of Exchequer, that, to admit of Post or additional Entries, where Goods are short entered, the Goods so short entered being laid on Land before Payment of Duty) is a Matter of Favour and Indulgence, to prevent such Goods from Forfeiture; and though, in Goods delivered by Weight and Gauge, it is almost impossible to make a perfect Entry before Landing, yet in Goods delivered by Tale and Measure there cannot be any Excuse or Pretence for a short Entry, and therefore (as has been before remarked) it ought not to be allowed.

Examples of the Examination and Delivery of foreign Goods imported.

•		
6th of Da	cember, 1751, No. 45.	14th of December, 1751, No. 31.
Benjamin	James 1, 10 12 2-	Tobn Sims I. O O O.
B.I. No. 18	10 Ten Casks, containin	g: 1.S. No. 183.
C. 5	o o o of Allum.	
		K.O. No. 3.7.9.) 100 C. of Algol.
. N. I	6 0.10 1 in MORE	Ha. I.S. No. 2 12 3 14 1 cll bal.
	6.3.24	11 0 14
3	5 3 17	1 13 2 7
4	6 0 13	R. V. 7 13 1 0
5	5 3 24	Wine, in C . 8 . 18
\$	6 1 12	8 13 0 18 mile a 18 1 8 1 8 1 8 1 8 1 8 1 8 1 8 1 8 1
3	632	. 0 11 7 14
_	600	K.O. 8 13.0 18
9	6 0 8	thes, called Noted A.S.s. 1904, in Cather 12 fee cure
IO	6 1 18	3, 13, 1 Quino 11 108.
		.1
	62 2 6	10 128 0 27
	1 12 Draught	wille, in double Serons, 76 lb. ser Ecron
	5.44.	10 at 7 lb. 0 2 14 Draught
	. 60 0 28 10 1 foreyor	east, vocat. Count to day in Cales, if c
, ,	6 1 22 Tare at 12 lb	Strings, Papers and the plant if notice a
	- per Cent.	dis 3 22 Tare at 14lb. per Gent.
Delivered	53 3 0	ell all and T novie - monda per Gentalife
Entered	50 0 0	Delivered (21 bills) 10 florbau 1616
		Entered of good in strong of
Short	330 /4 / 1	MARINERS - A STATE OF THE STATE
		Short 11 2 19
Poited 8th D	ecember, No. 18.	The state of the s
	unta ence ta dreit é	Posted the 17th December, N. 5.
		. 1.5 - 6 216 1
1, 2 1	110	197 Min Chefts owered with Bland &

ed in the and the f them) ed them and pass e wholly posed the ed in the nd with-Measure, d to the the Conand likeny Diffi-nitted in , which rding as nted, by he fame at fuch Pieces, particu-

fured by Liquors, fidering on, may must be he total Duties

ins fuch Papers, d loofe weighed are not , unles ejudiced he nett each re-

arly) by

, and fo Confent Books ;

urveyor: Land-, are to s are put is ufual

George Cha	45 C. of Ba	Lie 8 6- b. Serone conf rille.	- Robert A	7, 1751, Aby 1 10-10 Sac C. Wood After C. gr. lb.	1 13 g d
Nº. 1	C. qr. lb	1 17 de	N. 1	2 2 8	
	5 3 3	1 193 100 1		8 1 88	:
4	- 4 4 47	1 ' syr -) .	r 1. 3	4 1 16	. 1
į	5 1 10	1, 1, 1, 1, 1,	1	8 1 19	4
7	5 1 10	200 18 08	alt and 2		-
8	5 3 17	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		2 2 4	
10	40.3	the Tree	10 10	2 1 15	
- 10	54 8 18	7 79 7, 12	11 2 d 10 1	14 8 8	
1,1	0 1 12	Draught			
2000	54 1 0	11 21 24 17 8	10 at 3 lb.	o I a Draug	ine .
		Tare at 361b.	each s	4 1 6	
Delivered	51 0 A			0 s s4 Tare 8	10. per Back
Entered	45 0 0	f f with the		3 2 10	1 1 1
Short	60 4	3 7	Entered A	000	
Posted 24th	of January,	Nº. 5.	Short .	3 2 10	
Tare thirty-i	A. B.	double Seron.	Pofted 18th	a January, No	. 9. :
	B. C.	2 onteloss.			

999999999

Coc Col Dit

Cor

Cor.

Civi

Cub

Note, It is fometimes imported in fingle, and fometimes in troble Scrons of about the fame Weight.

And the Draughts being noted, I shall now give (as promised) an Alpha-betical Account of the Taret, as they are allowed at the Customhouse of London.

Allom, in Casks, Tare 12 per Cent.

Asses, called Pot-Asses, 10 per Cent.

Annotto, in Chasts of about 1801b, 401b. per Chest.

Asses, called Weed Asses, Tare 81b. per Sack.

Argol, in Casks, 14 per Cent.

Barilla, in double Serons, 36 lb. per Seron.

Battary, in Fatty 8 per Cent. 12 1

Beads, vocat. Goral Beads, in Cases, if covered with Rags, 3 per Cent. for Strings, Paper, and Rags; but if not covered with Rags, then only 2 per Cent.

Bellustons, in Castes, Tare 8 lb. per Cent.

Brifles, in Fate about 5 Cwt. Tare 84 lb.

Ditto, undrest in Castes, 17 lb. and Cent.

Bugle, great, in Castes, 3 D. barattel Leliverea Entered 330 Short troiliC.

Lofted Sin Do welen Y. Canary Seeds, in Barrels of about 12 15-4th C. Tare at 30lb. each.
Capers, in Calks, Tare 1-3d.
Cachineal, in Chests covered with Skins, containing about 1 1-half C. Tare 50lb.

Cochineal, in Barrele, about 1 r-half C. Ture 36.

But is now usually imported in such Package.

Ditto, in Seron 1 of about 2 C. each, Tare 181b. per Bale.

Ditto, in Casks of about 2 golb. each, Tare 24lb. per Seron.

Ditto, in Casks of about 2 golb. each, Tare 42lb. each.

Cocas Natt, in Casks, tared according to their Weight.

Coffee, in Bales, from India, of about 2 1-half C. Tare 181b. per Bale.

Ditto, in Bales, from India, of about 2 1-half C. Tare 181b. per Bale.

Copper, in Fate, Tare 81b. per Cent. but never so imported.

Copper-Ore, in Casks of near 2 C. each, Tare 21b. per Cask.

Copperas, green, in Casks of about 10 1-half C. Tare 10 per Cent.

Constitution in Bags, of about 1 1-half C. Tare 51b. per Bag.

DRUGS,

Aloes Succestrine, in Chefts, about 3 1-half C. Tare 80lb.

Ditte, in Chefts, of about 2 1-half C. Tare 55lb. per Cheft for Chefts, and
10 per Cent. for Bladders. Ditto Epatica, in Gunny, about 100, Tare 8lb. about 2 or 300, Tare 14lb.

But in Goods from the British Plantations, the present usual Allowance for Tare is 1-5th Part. Ditto, not of the Growth, in Chefts, Ture us on the Chefts, and 20 per Cent. for Leathers. Antimony, in Caske, Tare 6th. per Cent.
Argentum Sublimatum, or Quicksilver, about 1 1-4th, or 1 1-half C. in Boxes, Barrels, and Leather, Tare 36th. in Barrels Tare 14lb. Affa Fatida, in Bafkets, about 1-4th Cwt. Tare 3lb. per Halket. Ditto, in Chefts from India, Tare 50lb. per Cheft.

Barley hulled, or Pearl Barley, in Casks of about a 1-half C. Tare at 45lb. per Cask, when they do not come tared, or if they do, then the Tare that is on Bdellium, in Chefts of about 3 1-half C. from India, Tare bolb. per Cheft.

Benjamin, in D., about 3 1-half C. Tare golb.
In Gunny, about 100 wt. Tare 8lb. about 2 and 300 wt. Tare 14lb.

Bole, in Calks, Tare 8lb. per C.

Campbire, in Tube, about 1-half or 3-4ths of an 100, Tare 18lb. but feldom

imported unless refined in small Quantities from Helland. Cardaments, in Bales, about 200 wt. Tare 141b. Carrietory Seed; in Canvas Bales, about 300 wt. Tare Yolb. but are scarce

ever imported.

Caffia Fiftula, in Cafka, Tare as on the Cafka,

Caffia Fiftula, in Cafka, Tare as on the Cafka,

Caffia Lignes, in Chefts, about 2 C. Tare 9610. per Cheft.

Caffia Minea, in Bags, of about 1 C. Tare 41b. each.

Cinabrium, or Fermidian, in Tubs, about 3 1-half hund. Tare 3 1b. But the

Officers, having been diffatisfied with the above Allowance, have on fome

Occasions tared the Tubs, and found them on an Average only to deferve 241b.

Coculous India, in Bags, about 1 C. Tare 8lb. per Bag.
Coloquintida, in Chefts, Tare 1-5th Part.
Ditto, in Bales, of about 3 1-half C. Tare at 30 lb. per Bale.
Coral, unpolished, in Cases, Tare as on them.
Cortex Peruvianus, or Jesuits Bark, in Serons, about 1 C. Tare at 14 lb. per Seron.

Cream of Tarter, in Cafes, Tare taken from the Merchant's Invoice, not being marked on the Canes.

Cubebs, in Bags, Pare 416.

Cummin Seeds, in Sacks, about 2 1-half C. Tare at 12 lb, each.

Diagredium, or Scamony, in Chests, about 3 1-half C. Tare 70lb. per Chest. Diagredium,

in Alpha

Cent. for per Cent.

Deliveres Fintered trod?

I ched Sch

re 50 lb. Cochineal,

Of CUSTOMS, So

Diagredium, not of the Growth, in Chefts, about a C. Tare at Solb. per Cheft, and 12 per Cent. for Boots. Fennel Seeds, in Bales, about 3 1-4th C. Tare 121b. per Bale. Fechia Brugiata, in Butts, about 11 C. Tare 14 per Cent. Galanga, in Bales, about 1 C. Tare 10 lb. per Bale. Green Ginger, in jars, about 100 wt. Tare 28 lb.

Gum Arabick, in Sacks, about 3 C. Tare 10 lb. per Sack.

Gum Elemi, according to the present Practice, has an Allowance (besides for the outward l'ackage) of 12 per Cent. for the Shavings that it is wrapt in. Com and Seed Lack, in Gunny, about 1 hund. Tare 7 lb. 2 or 3 hund. 14 lb. Shellack, in Chests from India, Tare as Chests weigh.

Sticklack, in Chests from ditto, about 2 3-4the C. Tare from 100 to 110 lb. each. Ditto, in Bags, about f C. Tare 5 lb. each.

Incense, or Olibanum, in Gunny, 2 or 3 hund. wt. Tare 14 lb. 1 hund. wt. Tare 8 lb. Ditto, from India, in Chests, about 5 C. tared from 104 to 112 lb. each. Isinglass in Fats, about 3 1-half or 4 hund. wt. Tare 84 lb. Jujubes, in Fats, Tare 16 lb. per Cent. Juniper Berries, Italian, of the Growth, in Casks, Tare as on them. Ditto, Dutch, of the Growth, in Casks, about 3 C. Tare at 70 lb. per Cask. Manna, of the Growth, in Chests, about 1 1-4th C. Tare 50 lb. each. Myrrba, in Chefts, from 3 1-half to 4 hund. wt. Tare 92 lb.

Divia, from India, in Chefts, about 5 C. Tare 7; lb. per Cheft.

Pepper, Long, from India, in Logs, about 1 C. Tare 8 lb. per Bag.

Piflachia's, or Nux Piflachia, of the Growth, in Chefts, about 2 1-half C. Tare 110 lb. each. Pitch, called Burgundy Pitch, in Stands, about 2 3-4ths C. Tare 56 lb. but now not usually imported. Prunelloes, in Boxes, about 14 lb. wt. Tare 3 lb. per Box. Rbubarb, Turkifb, of the Growth, in Bales, about 2 3-4ths C. tared as they weigh, about 81 1-half lb. each. Ditto, Russia, of the Growth, in Casks, tared as upon them. Sal Ammoniack, in Calks, from Italy, Tare as upon them.
Sar faparilla, of the Growth, in Bales, about 1 C. Tare 5 lb. per Bale.
Tamarinds, from India, in Calks and Jars, tared as weighed.
Tinedl, in Duppers, about 1 or 1-4th C. Tare 16 lb, about 1 1-half C. Tare 20lb.
Turmerick, in Gunny, about 1 1-half C. Tare 14 lb. 1 C. 10 lb. Ditto, in Bags, from India, about 3-4ths C. Tare 61b. per Bag.
Verdigrease, in Leather, about 1-4th C. and 141b. Tare 31b. But is not now usually so imported. Ditto, in Casks, about 6 1-4th C. Tare 65 lb. each.

Vitriolum Romanum, in Duppers, about 100 wt. Tare 14lb, But not usually & imported.

Ditto, in Chests of about 3 C. Tare 35 lb. per Chest.

Zedoaria, from India, in Chests, about 5 1-half C. Tare as weighed.

Note, There are many other Sorts of Drugs usually imported into the Port of London, which we here purposely omitted, as the Method of their Delivery is the same with the several Examples before given, which had not their Taxes ascertained by the Table. I redut Indies in Both shout ; C. Tore bib. per

Feathers, in Bags, Tare 4lb. per Cent.
Flax undrest, Tare 4lb. per Bobbin.
Note, This Tare is for the Bands round the Bobbins; and when these are covered. with Mars, then there is usually allowed for Tare 6 or 8 lb. per Bobbin.

Flox undrest, in Bales or Bags, about 4 1-half C. Tare 6 lb. each. Fruit, in Balkets, vide Grocery. The day a trace and selection

Galls

Galls from Aleipe and Smyrna, in double Bags, Tare 7 lb. each, in fingle ditto Grains of Guinea, in Casks, containing about 5 C. Tare as on the Casks.

GROCERY.

Almonds, in Casks, Tare 14 per Cent. In Bags, 4 lb. per Bag. In Serons and

Note, When Almonds are imported in the Shells, it is the Practice, in the Port of London, to allow two Thirds for the Shells.

Annifeeds, in Serons and Bags, about 3 3-4ths hund. Tare 18 lb. 3 1-half ditto with Felts, 20 lb. 3 1-half ditto without Felts, 14 lb. In Bales about 7 C. 42 lb. In Casks from Holland about 7 1-half C. Tare as on them.

Cinnamon, in Gunny, about 3-4ths or 1 C. Tare 12 lb. In Skins, said wt. 14 lb.

In Skins and Bags, 16lb.

Cloves, in Caroteels, about 4 1-half C. Tare 70 lb.

But are sometimes passed according to the Dutch Tares, marked on the Cashs, shough usually the real Tares are taken by emptying the Cashs and taking their Weights.

Currants, in Buts and Caroteels, Tare 16lb. per Cent. In quarter Roll, 20lb.

per ditto. In Bags about 400 wt. 10 lb. per Bag.

Figs, in Barrels, Tare 14 lb. per Cent. In Baskets about 34 lb. 5 lb. each. In Casks about 4 3-4ths C. 16 per Cent.

Ginger, in Bags, about 92 lb. Tare 4 lb. per Bag.

Mace, in Caroteels, about 300 wt. Tare 70 lb. But is usually tared as Cloves.

Nutmegs, in Caroteels, about 6 or 7 hund. Wt. Tare 70 lb. But is usually tared as Mace and Cloves, which fee.

Pepper, in Bags, about 300 wt. Tare 4lb. per Bag.
Prunes, in Puncheons, or uncertain Casks, Tare 14lb. per Cent. But this Al-

Prunes, in Puncheons, or uncertain Calks, Tare 14 lb. per Cent. But this Allowance baving by Experience been found to be injufficient, there is now, in the Port of London, ufually allowed about 20 lb. per Cent. for the Tare of the Cafks. Raifins, in Bafkets, Tare 41b. each. In Frails, 6 lb. each. Lipra, in Barrels about 100 wt. 14 lb. each. Salis, in Calks, 12 per Cent. Though on Belvadera and Lipra Raifins in Barrels, 23 lb. bas been allowed on the first, and 18 lb. each on the last, as they have been found to tare as much upon an Average.

Raifins, from Smyrna, the present usual Allowance for Tare is, for Fir Casks, 12 lb. per Cent. for Oak Casks, 14 lb. per Cent.

Sugar, from India, in Bales, Tare 36 lb. in Chefts 1-5th Part, in Casks 1-6th Part, lin Canifers 1-8th Part, in Casks St. Thome 1-5th. Loaf Sugar in Casks, with Paper. Thread, and Straw. Tare 16 lb. per Cent. But the present usual

with Paper, Thread, and Straw, Tare 161b. per Cent. But the present usual Allowances for Tare of Sugars from the British Plantations, are according to the respective Weights following, viz.

All small Casks under 8 Cwt. Tare 141b. for Cent.

Every Cask from 8 to 12 C wt. Tare 1 C From 12 to 15 C. From 15 to 17 C. Of 17 C. and upwards 1 C. 2 q.

Of 17 C. and upwards 1 C. 3 q.

Ditto, Brown, from the East Indies, in Casks, about 4 1-half C. Tare 70lb. per Cask.

Hair, called Goats Hair, in Canvas, Tare 4lb. per Cent. in Hair Cloth, 7lb.

per ditto.

Hemp, called Steel Hemp, in Fats, Tare 14lb. per Cent. But now not usually imported.

Hops, in Bage, Tare 41b. per Cent.

5 D

Incle

Tare 201b. not now 13711 ufuelly & 11 177 1 3115 e Port of , 1 the 1 e covered

in.

les for the d. 14 lb. o lb. each. hund, wt. ach. r Cafk. If C. Tare . but now ed as they

per Cheft.

Of CUSTOMS, &c.

Incle unwrought. The Skeins of that Sort of unwrought Incle, which is commonly called Short Spinnal, are about half an Ell or upwards in Length; and

of that which is not called fo, about an Ell in Length.

When unwrought Incle is imported in Bales or Robins, the present usual Allowance for Tare is, for every Bale or round Robin weighing under 2 hund. wt. 6lb. for every ditto weighing above 2 hund. wt. 8lb. But if imported in Cases or Chests, it is weighed loose, and therefore not any Allowance for

Incle wrought, being always weighed loofe, the Allowance of Tare is only for the Papers that contain it, which according to the present Practice is a per

Indico, in Chests covered with Skins, about 1 3-4ths C. Tare 48 lb. in Bales with Skins, about 1-half C. Tare 16 lb. But now not usually so imported. Ditto, of British Plantations, in Casks about 1-half to 2 C. Tare as on them. Iron, old Bushel, in Casks, about 13 hund. wt. Tare 107 lb. each.

Kettle Fats, 81b. per Cent.

Latten, or Round Bottoms, in Fats, Tare 81b. Tare per Cent.

Madder, in Bales, great and fmall, fingle and double Bags, Tare 28 lb.
In Fats, Tare 10 lb. per Cent.

Metal, prepared for Battery, the same Tare as for Battery, which is 81b. per

Mujlard Seed, in Bags about 2 C. Tare 2 lb. per Bag.

Olives, if imported in large Casks, must be gauged; but in small Casks or Jars the Contents may be computed, and, according to the present Practice in the Port of London, have an Allowance of 1-3d Part in Consideration of the Li-

Oils, in certain Casks, one in twenty allowed for Leakage; under ten, none.

In Candy Barrels, Tare 29 lb. per Barrel.

In uncertain Casks, Tare 18 lb. per Cent.

Note, 7 1-half Pounds make a Gallon, and 252 Gallons make a Ton.

Though Oils of all Sorts pay Duty by Measure, yet it is not the Practice to gauge them, but if iraported in uncertain Casks, they are weighed, and the gross Weights (after the Deductions of Draughts and Tare) are reduced to Measure, by accounting 7 1-half Pounds to the Gallon.

Train Oil, of the British Plantations, in uncertain Casks, is allowed 181b. per

Cent. but in certain Casks, as Barrels, it is the Practice in the Port of London

to allow co lb. per Barrel Tare.

Piemento, in Barrels, about 2 3-4ths C. Tare as on the Casks.

Plat, vocat. Bermudas Plat, in Casks, about 1 1-half C. Tare as on the Casks.

Rice, in Barrels, about 4 C. Tare as on the Casks.

Safflore, in Bales, about 6 C. In Bags, from 2 to 3 C. Sago, from India, in Bags, about 94 lb.

16 lb. per Bag. 3 lb. each,

Salt

Of

Of

Of.

Of 1

Silks

Smalts Snuff,

	of CUSTOMS, &c.
is com-	Salt Petre, in Casks In Gunny, about 1 1-4th C. 12 lb. per Cont. 16 lb.
th; and	In Gunny, about 1 1-4th C. 16 lb. In treble Gunny from India about 1 C. 1q. 13lb. 18 lb.
	Shavings, for Hats, in Bags, about 8 C. 14 lb. each.
nt ufual	Of well in Plane about a r-holf C
2 hund.	From 2 to 3 C. 8 lb. About 7 C. 14 lb.
nported	About 7 C
ance for	Silk of Bologna, thrown, or Orgazine, in short Bales, with Searcloth, and Cotton Wool, about 2 C. Tare 28 lb.
only for is a per	Therefore it is the Practice in the Port of London to allow 14 lb. per C.
in Bales	In Long Bales, with Searcloth and Cotton Wool, about 2 C. Tare 30 lb.
orted.	Of Piedmont, according to the Practice in the Port of London, has the same Allowance for Tare as Bologna.
fficiti.	Of Naples, in Bales, with Searcloth, about 2 C. Tare 18 lb.
	Therefore it is the Practice in the Port of London, to allow 9 lb. per 100 lb. for Tare.
	In Fangots, with Scarcloth, about 1 1-half C. Tare 14 lb. And fo downwards proportionably.
	Of Messina, in Bales, double Canvas, thrown, and raw, about 2 C.
	In Bales, with Searcloth and Cotton Wool, about 2 C. 22
	Therefore it is the Practice in the Port of London, to allow 11 lb. per 100 lb. for Tare.
	Silk rawthe Pound to contain 24 oz.
	Great Pounds of 24 oz. into Pounds of 16 oz. add 1 half Part.
	Pounds of 16 oz. into great Pounds of 24 oz. substract 1-3d Part.
In Ass	Of Aleppo, in long Bales, with Cotton Wool, about 3 1-4th C. and downwards
b. per	to 2 3-4ths C. Tare 32 lb.
	In Fangots, with Cotton Wool, about 2 1-4th, or 2 1-half C. 24
	About 1 3-4ths, or 2 C. 20
	About 1 1-4th, or 1 1-half C. 18
	Ardas Silk, in thort Bales, with Cotton Wool, from 3 1-4th
r Jars	to 2 3-4ths C. 10 0 1 1 1 2 2 3 2 30
in the	Of Maline wide Silk thebum
Lia	Of Persia, in Bales of 1 1-4th C.
	Of Smyrna and Cyprus, about 2 C. and upwards
•	Downwards to 2 C. Special State of the state of
	from 2 C. 12
Period 1	Of Bologna and Piedmont, according to the Practice of the Port of London, has
Ton.	the same Allowance for Tare, as thrown Silk of Bo-
ice to	logna, that is 14 lb. per 112 lb.
d the	Silk Nubs, or Hulks, the Pound to contain 21 oz.
ed to	To reduce Pounds of 21 oz. to Pounds of 16 oz. add 1-4th more 1-4th of that.
o. per	Pounds of 16 oz. to Pounds of 21 oz. substract 1, or mul-
.ondon	tiply by 16, and divide by 21.
	In Bales, about 2 1-4th C. Tare 24 lb. each.
	Silks wrought, in Cases, about 1 3-4th's C. from Holland. 1b. oz.
	30 ps for Papers and Packthreads at 6 oz. per ps. 11 4
2	Tared 18 ps for Pattboards, Papers, and Packthreads at Ditto 6 12
ES.	6 ps for Boards, Papers, and Packthreads, 8 oz. per ps. 3
	Tare 21 o
	Wrought Silks are never examined on the Keys, but always sent to the Ware-
	boule.

the Ware-

bouse.

Smalts, or Powder Blue, in Casks, about 4 C. Tare 10 per Cent.

Snuff, British Plantation, in Barrels, about 2 C. Tare as on the Casks.

Ditto, from the Havana, in Serons and Bags, Tare as weigh.

Of CUSTOMS, &c.

Sasp, called Cafile Sasp, in double Serons, about 3 C. Tare 30 lb.
In fingle Serons, about 3 C. Tare 16 lb.
In Chefts about 2 1-half or 3 C. Tare 40 lb. Ditto, called Italian hard Soap, in Chefts, about 1 1-half C. Tare 30 lb. Succads, in Chefts, about 1 1-half C. Tare 40 lb. But the present usual Allowance for Tare is 1-2d Part.

Tallow, from Ruffia and Ireland, in Casks, Tare 12 lb. per Cent. Tea, from India, in Chests, Tubs, and Baskets, Tare as they weigh. Thread, called black and brown, or Bridges Outnal, to have an Allowance of 6 per Cent. for want of Weight.

Whited brown, ditto.

Sifter's Thread to have no Allowance (that is) if imported in certain Papers,

as Pounds, half Pounds, &c. for then the Papers of each separate Size are to be counted, and passed according to their respective Weights.

But if imported in uncertain Papers, they are weighed loofe, and according to the present Practice, have an Allowance of 12 per Cent. for the said Papers. Tobacco, Barbadoes, in Rolls upon Sticks, about 1-4th C. Tare about 6 lb. per Stick.

Bermudas, in Chefts, 20 lb. per Cent. In Casks, about 3 C. 60 lb.

about 2 1-halfC, downwards, to 2 and 1 1-3d C.

50 lb. But Tobacco of the British Plantations in America, may not be imported otherwife than in Casks, Chests, or Cases, each above two hundred wt. 10 and 11 W. III. Cap. 21.

Spanish in Barrels, about 2 1-4th hund. 28 lb. Do, in half Barrels, about 1 1-4th Do. 18 Do, in Potaccoes, without Canvas 14 D', in D', covered with Canvas Do, in Do, covered with Skins 26 Virginia, in Hogsheads, weighing under 300 wt. 70 80 D°, from 3 to 400 D', from 4 to 500 90 D', 500 wt. and upwards

But now the Hog sheads of Virginia and Maryland Tobacco are stripped off, and the real Weight of the Tobacco taken.

And in Consideration of the Merchant's Charge, in opening, stripping and making up their Hog sheads, after Samples have been drawn, they are to be allowed two Pounds per Hog shead, which is to be deducted from the Poot of the Account.

Note, the damaged Tobacco, for which the Merchant refuses to pay Duty, must be separated from the Sound before it be weighed.

Tortoise Shell, in Boxes and Casks, Tare as on them.

Turpentine, in Casks, Tare 1-5th Part.

Twine, in Mats, about 2 1-half C. Tare olb. per Matt.

Vermachilly Paste, in Cases, about 2 1-4th C. Tare 80 lb. per Case.

Wax, vocat. Bees Wax, in Casks, about 10 C. Tare 841b. per Cask. Whale-fins, of British Plantation Fishing, in Bundles, about 1 C. Tare 61b. per

Wool --- Beaver Wool, in Hogsheads and Brizels, Tare 75 lb. in Crobies, Tare the Cover, which is 1-3d of the whole. Cotton Wool, Tare 4 lb. per Cent.

But if in Hair Bags from Turkey, the present usual Allowance for Tare is 20 lb. per Bag. But if ferewed with Ropes from Cyprus, the Allowance for Tare is, per

particular Order, 7 lb. per Cent. Eftridge, Lambs, Polifb Wool, Tare 4 lb. per Cent.

Wool.

Weel-Spenifb Wool in Bales, for Cloth about 2 C. Tare 281b. For Felts about 2 1-4th C. 74lb.

Segovia Spanish, for Felts about 2 C. 15lb.
Carmenian Wool, in Bales, about 3 C. (Vide Hair) 9 lb. each.
Wormseeds, from Smyrna, in Bales, with Felts, about 3 3-4ths C. Tare 24lb.
From Alepse, with Cotton Wool

Yarn—Cable Yarn, in Winch, from Ruffia,
Cotton Yarn, in Bales, from India, about 3 1-half C.
In Bags from Turkey, Tare 5 lb per Cent. Tare 28lb 43 From Aleppo, in Bales, with Cotton Wool And so downwards proportionably. From Smyrna, in Bales, with Felts, about 4 C. 28 Without Felts, about 4 C. 18 In Fangots, without Felts, about 1 3-4ths, or 2 C. I I-half C. 12 With Felts, Skins, and Cotton 16

Irifb Yarn, the Pack to contain 480 lb. wt.

Irifb Yarn, the Pack to contain 480 lb. wt.

Linen Yarn, in Fats, Tare 12 lb. per Cent.

Having fully treated, in the preceding Part of this Chapter, of the landing and delivering foreign Goods, and under the Title of Ports, &c. mentioned those allowed in all Parts of England for loading and landing of Goods, except London, I shall now shew the Wharfs appropriated for this Purpose there, and also the Time allotted for transacting this Sort of Business at the Keys, as was provided by a Commission issued out of the Exchequer, by which his Majesty was See P. 143 a classed to allow the following Keys. Wharfs. &c. to be lawful ones, for the seq. pleased to allow the following Keys, Wharfs, &c. to be lawful ones, for the see. Lading or Landing of Goods, vis.

Brewer's-Key. Chefter's-Key. Galby-Key. Wool-Dock.

Custombouse-Key. The Stone Stairs on the West Side thereof are declared not to be a Place for shipping or landing of Goods.

Porter's-Key.

Bear-Key.
Sabb's-Dock, excluding the Stairs there, which are declared to be no lawful Place for shipping or landing of Goods and Merchandize.

Wiggon's-Key.
Young's-Key.
Ralph's-Key.

Dice-Key, the Stairs there declared unlawful for shipping or landing of Goods or Merchandize.

Somers's-Key, the Stairs there declared no lawful Place for shipping and landing of Goods and Merchandize.

Lyon-Key. Botolph-Wharf.

Haman's-Key. Gaunt's-Key, the Stairs on the East Side declared unlawful for shipping or landing of any Goods, &c.

Cock's-Key, one other Place betwixt Cock's-Key and Fresh-Wharf, called Part of Fresh-Wharf, the Stairs are declared to be unlawful for thipping or landing of any Goods, &c.

Fresh-Wharf.

Billing sgate, to be a common open Place for the landing or bringing in of Fish, Salt, Victuals, or Fuel of all Sorts, and all native Materials for building, and for Fruits, (all Manner of Grocery excepted) and for carrying out of the same, and for no other Wares or Merchandize.

5 E

Duty, muft

owance of

in Papers.

e Size are

cording to

id Papers. ut 6 lb. per

d 1 1-3d C.

be imported

bundred wt.

28 lb. 18

26

70

90 100

oped off, and and making

two Pounds

are 6 lb. per es, Tare the

ce for Tare

Tare is, per

Wool,

Of CUSTOMS, &Pc.

Bridge-Honfe in Southwark is only allowed for landing of any Kind of Corn for the City of London, and not upon any private or particular Person's Account.

These are the Places for landing and loading, and the Time appointed for doing it was settled, by 1 Eliz. Cap. 11. S. 2. to be only in the Day-Time, viz. from the first of March till the last of September, betwirt the Sun-Rising and Sun-Setting, and from the last of September until the first of March, between Seven in the Morning and Four in the Afternoon, and upon a lawful Key.

Seven in the Morning and Four in the Afternoon, and upon a lawful Key.

But by the 13th Rule of the Book of Rates, the Merchants in London are allowed to unlade their Goods at any of the lawful Keys and Places for landing Goods, between the Tower of London and London-Bridge, between the Sun-Rifing and Sun-Setting, from the 10th of September to the 10th of March, and between the Hours of fix of the Clock in the Morning and fix in the Evening, from the 10th of March to the 10th of September, giving Notice to the proper Officers appointed to attend the lading and unlading of Goods; and such Officers as shall refuse, upon due Calling, to be present, shall forseit for every Default 51.

It may be lawful for any Person to ship or lade into any Ship or Vessel, on the River of Thames, bound over Seas, Horses, Coals, Beer, ordinary Stones for building, Fish taken by any of his Majesty's Subjects, Corn or Grain, the Duties being paid, and Cockets, and other lawful Warrants, duly passed for the same.

So likewise Deal Boards, Balks, and all Sorts of Masts, and great Timber, may be unshipped, and laid on Land, at any Place between Limebouse and West-minster, the Owners first paying or compounding for the Customs, and declaring at what Place they will land them before he unships them; and upon Licence had, and in the Presence of an Officer, they may unlade them; otherwise they incur a Forseiture.

Every Merchant making an Entry of Goods, either inwards or outwards, shall be dispatched in such Order as he cometh; and if any Officer or his Clerk shall. either for Favour or Reward, put any Merchant or his Servant, duly attence and making his Entries as aforesaid, by his Turn, to draw any other Reward or Gratuity from him than is limited in the Act of Tonnage and Poundage, and the general Books of Values, if the Master Officer be found faulty herein, he shall, upon Complaint to the chief Officers of the Customhouse, be strictly admonished of his Duty; but if the Clerk be found faulty therein, he shall, upon Complaint to the said chief Officers, be presently discharged of his Service, and not permitted to fit any more in the Customhouse.

Every Merchant shall have Liberty to break Bulk in any Port, and to pay Custom for no more than he shall enter and land, provided that the Master of such Ship make Declaration upon Oath, before two principal Officers of the Port, of the Content of his Lading; and shall declare upon Oath, before the Customer, Collector, Comptroller, or Surveyor, or two of them, at the next Port where his Ship shall arrive, the Quantity and Quality of the Goods landed at the other Port, and to whom they did belong.

The Officers who fit above in the Customhouse of London, shall attend their several Places from nine to twelve in the Forenoon, and one Officer or Clerk shall attend with the Book in the Afternoon, during such Time as the Officers are appointed to wait at the Water-side: All other the Officers of the Out-Ports shall attend every Day in the Customhouse, between the Hours of nine and twelve in the Morning, and two and four in the Afternoon.

The Officers of Grevefend, having Power to visit any Ship outward bound, shall not without just Cause detain her, under Colour of Searching, above three Tides, under Pain of Loss of their Office, and rendering Damage to the Merchant and Owner of the Ship. And the Officer in any of the Out-Ports shall not without just Cause detain any such Ship above one Tide, after the Ship is fully Iaden and ready to fail, under Pain of Loss of Office, and rendering Damage.

A

Bill

Du

tion

mu

Por

min

Date

tity

0

If

other

make

not p

impo

back,

is not

monl

the Cand rand rand,

Bu

Kind of particular

ed for doime, viz. Rifing and between Key.

don are alor landing e Sun-Rifarcb, and Evening, the proper fuch Offievery De-

Veffel, on ary Stones Grain, the passed for

at Timber. and Weftd declaring on Licence erwife they

outwards. or his Clerk it, duly atany other nnage and be found ne Customund faulty esently disomhouse. and to pay Master of cers of the

at the next oods landed ttend their er or Clerk he Officers Out-Ports nine and

before the

rd bound, bove three the Mer-Ports shall the Ship is rendering Of Entries Outwards.

When the Goods you intend to export are made up in the Packages you think proper, whether in Bales, Bags, Boxes, Cafes, or in any other Manner, you must carry the true Contents to the Customhouse, by a Bill of Entry like the following one, viz.

In the Mary, Joseph Thomas, for Lisbon.

T. S. Two Cases of Hats, viz. Nº. 1 qt. 90 Dozen. -18

> 1108 Dozen. Cafes 2

T. S. Two Trunks of Stockings. Nº. 1 qt. 82 Dozen. -32 Trunks 2 114 Dozen.

Of these Bills you must write seven, and act with them as directed for the Bills Inwards; and on having fatisfied the Customs, you will have a small Piece of Parchment called a Cocket, which testifies your Payment thereof and all Duties for such Goods; and having marked and numbered your Goods, you endorse the same on the Back of the Cocket and of your shipping Bill, mentioning the true Contents of each Bale, &c. This Cocket and hipping Bill you must give to the Searcher with his Fee; and after paying the Wharfage and Porterage of your Goods, you may ship them off; and take Care that you remind the Perion who carries them on board, to bring you the Mate's Receipt for them, which you deliver to the Captain when he signs your Bills of

The Form of a COCKET.

K NOW ye, that T. S. Ind. for 108 Dozen of Hate, and 114 Dozen of Ind. or India Stockings, in the Mary, Joseph Thomas Master, for Liston, paid all Duties. Natural born. Dated August 30, 1751.
On the Back of the Cocket write the Marks, Numbers, and also the Quan-

tity of the Goods contained in the Cocket: Thus,

1 Case qt. 90 Dozen of Hats.

1 Case qt. 18 Dozen of Hats.

1 Trunk qt. 82 Dozen of Hose.

i Trunk qt. 32 Dozen of Hofe.

If feveral Sorts of Goods are exported at once, of which some are free, and others pay Customs, the Exporter must have two Cockets, and therefore must make two Entries, one for the Goods that pay, and the other for those that do not pay, Cuftom:

But to export Goods by Certificate, which must be foreign Goods formerly imported, and on which a Part of the Customs paid on Importation is drawn back, provided they are exported in the Time limited by Act of Parliament, it is not sufficient only to mention the Marks, Numbers, and Contents, as commonly practifed in the Entries outwards, but also the Name of the Ship in which the Goods were imported, the Importer's Name, and Time of Entry inwards; and make Oath, that the Entries for those Goods were paid, or secured to be paid, as the Law directs: After you have made an Entry in this Manner, you are to carry it to the Collector and Comptroller, or their Deputies, who, after examining their Books, will grant a Warrant (a Specimen of which is here annexed) which must be given to the Surveyor, Scarcher, and Landwait., for them to certify the Quantity of Goods; after which the Certificate must be brought back to the Collector and Comptroller, or their Deputies, and Oath made, that the said Goods are really shipped, and not landed again in any Part of Great-Britain. This done, they set down, in Words at Length, on the Back of the Debenture, and then in Figures on the same Side, the Sum in each particular Part of the Duties, and subscribe jointly to the whole. By Virtue of this Debenture, the Exporter may, in one Month after the Ship's Departure from Great-Britain, demand his Drawback; and if the Collector has not Money in his Hands to pay the Debenture, he is to certify the same on the Back of the Debenture, that the Exporter may have Recourse to the Commissioners, who are then to pay him. Suppose that H. V. Merchant of Londen, exports 23 Dozen of Napkins, Holland's making, and 232 Ells of Holland, which he imported before from Amsterdam; he makes his Entry in the following Manner, viz.

London, May 7, 1751.

In the Goodfellow, Samuel Johnson, for Barbadoes.

H. V. One Box, containing twenty-three dozen of Napkins, Holland's making, and one Bundle, containing two hundred thirty-two Ells of Holland, imported the 20th of April last, in the Dragon, of London, Samuel King Master, from Amsterdam; the Old Subsidy, New Subsidy, Third Subsidy, and additional Duty, paid by the said H. V. the 20th of April last.

H. V.

O

Ne

T

quen

on th

there. fome

Exam On Botto Suffer

Port,

direct

the C

Name

by Sta be land fome to Care two B

The Collector and Comptroller, or their Deputies, give a Warrant of the fame Tenor, figned by them, and directed to the Surveyor and Landwaiter; after which you have a Cocket after the following Manner.

London.

KNOW ye, that H. V. Merchant, for twenty-three Dozen Napkins, Holland's making, and two bundred thirty-two Ells of Holland, paid all the Duties inwards the 20th of April last, out of the Dragon of London, Samuel King Master, from Amsterdam, late unladen, and now in the Goodfellow, of London, Samuel Johnson Master, for Barbadoes. Dated the 7th of May, 1751.

A. R. Collector. C. D. Comptroller.

And on the Back of the Cocket is endorfed as follows; the Contents of the Goods shipped, two hundred thirty-two Ells of Holland, twenty-three Dozen Napkins, Holland's making.

E. V. Surveyor.
A. L. Searcher.

The DEBENTURE runs in the fubsequent Form.

H. V. Ind. did enter with us, the 20th of April last, in the Dragon, of London, Samuel King, Master, from Amsterdam, twenty-three Dozen Napkins, Holland's making, and two hundred thirty-two Ells of Holland; the Old Subsidy, New Subsidy, Third Subsidy, and additional Duty, being paid inwards, by H. V. Merchant, the 20th of April, 1751, as doth appear by the Certificate of the Collector inwards; and for further Manifestation of his just Dealing herein, he hath also taken Oath before us for the same. Custombouse, London, the Day and Year above written.

A. R. Collector. C. D. Comptroller.

OF CUSTOMS, &.

Yurat. H. V. that the two hundred thirty-two Ells, and twenty-three Dozen Napkins abovementioned in this Certificate, were really (hipped, and have not been fince landed, nor are intended to be relanded, in any Port, or Creek in Great-Britain. The 7th of May, 1751.

A. R. Collector.

The twenty-three Dozen Napkins, and two hundred thirty-two Ells of Holland, were shipped off at Dice-Key, May 7th, 1751.

E. V. Surveyor.

A. L. Searcher.

I. K. Landwaiter.

H. V.

On the other Side it is wrote thus,

	1.	S.	a.
One Moiety of the Old Subsidy, two Pounds, seven Shillings, and two Pence Farthing		-	
New Subfidy, four Pounds, fourteen Shillings, and four Pence three	•	7.	21
Farthings Continue I have proported add and historian art as a new	4	14	44
The Third Subfidy, one Pound, eleven Shillings, and five Pence Half-penny	T	ri	51
Additional Duty, two Pounds, seven Shillings, and two Pence Half-			-
penny at a 3	2	7	21
	11	0	3

When the Money is received on this Debenture, a Receipt may be given in the following Form, viz.

REceived, June the 12th, 1751, of the honourable the Commissioners of his Majesty's Customs, by the Hands of A. R. Collector, the Sum of eleven Pounds, and three Pence, for the above Debenture.

Concerning Bounty Money on Exports, &cc.

This is given by the Government to encourage an Exportation of our native Commodities, when the Quantity exceeds the Home-Confumption, and confequently the Prices are so reduced, as to render the Proprietors great Sufferers, either from the Perishableness of the Commodities, or from their Incapacity to support the Delay of a rising Market; in Consideration whereos, Provision has been made for their Relief by several Acts of Parliament, in granting a Bounty on the exporting various Sorts of Goods when they are under the Prices limited therein, and a similar Encouragement has been given for the Importation here of some of the Manufactures of our own Flantations abroad; but not to multiply Examples. I shall only give one on the carrying out of Corn.

Examples, I shall only give one on the carrying out of Corn.

On shipping this Commodity, Care should be taken that the Ship be a British Bottom, and navigated according to Law; and previous to sending it abroad, a Sufferance must be required from the Collector and Comptroller at the loading Port, for as many Quarters as are intended to be shipped, which Sufferance is directed to the Surveyor and Landwaiter (and where there are no such Officers, the Collector or principal Officer must attend) and when satisfied of the Quantity shipped off, must endorse on the Back of the Sufferance, the Quantity and Name of the Corn so shipped. This done, a Certificate must be brought under the Shipper's Hand, that the Corn so exported does not exceed the Price settled by Statute; after this, Bond is to be given, that the Corn so shipped, shall not be landed in any Part of Great-Britain, but in some Part beyond the Seas; and some time after the Ship's Sailing, the Debenture is made out.

Care should be taken to procure a Certificate under the Hands and Seals of two British Merchants (or rather the Conful's, if any residing where the Corn

llector. mptroller.

r F

j

r. Iland's maolland, iming Master, d additional

annexed)

for them e brought nade, that

of Great-

of the De-

icular Part

at-Britain, Hands to

nture, that

en to pay f Napkins,

efore from

H. V.

pkins, Holdle the Duties muel King of London, 751.

lector.
mptroller.
tents of the

Surveyor. Searcher.

Dragen, of wenty-three alls of Hollowy, beas doth aplanifestation the fame. " ACT come . idt "

12 7 2

OF CUMSOTTO MUSD SPA

is landed) of the Corn's being landed, for in Neglect thereof the Bond will be profesured, and the Shipper obliged to repay the Hounty Money.

Bound Care thould be taken of Coatt-Bonds given to discharge the Ship's Lading in some Part of Great-Britain, that there be a Certificate returned from the Custom-house, where the said Goods are landed, in order to be tacked to your Bond, to be returned along with it to the Exchequer; as the Want of fueh a Certificate exposes the Merchant to a Suit at Law. The most necessary Examples of the Bulineis of exporting Corn are as follows:

The twenty-three Donen Nayline " Iland, were thipped off at Andreas and bourt

In the Sea-Horfe, of Harwich, William Tims, for Dublin.

the

of . Pou

for

and

If ficier

T

Lone

Suffic

T

Maje Offic

the n

fo pe

the E

in pa

Poun 5 6

Pai be la appoi return

the P

Two hundred fifteen Quarters of Wheat, to be shipped, but not exported till further Orders.

To the Surveyor, Searcher, and Landwaiter.

notallon of the Old St. Life, two Pend , for, at there is a C. D. Comptroller,

On the Back is to be endorfed, by the Surveyor and Landwaiter, the Quantity

In Bulk ____ 215 Quarters of Wheat, Winchester Measure. Commence of the state of the second

I. K. Landwaiter.

The ENTRY and CERTIFICATE.

London, June 19; 1751. In the Sea-Horse, of Harwich, William Time, for Dublin.

Two hundred fifteen Quarters of Wheat, Winchester Measure, British Growth, Cuftom free.

These are to certify, that I. G. Merchant of London, bath shipped two bundred and sifteen Quarters of Wheat, on board the abovementioned Ship for Dublin, and that the Price of the Wheat of the Measure aforesaid, in the Port of London, the last Market-Day, did not exceed forty-eight Shillings per Quarter.

Jurat. I. G. and P. B. that the Contents of the abovementioned Certificate are true.

Q A rom the Perishableness of the C:

Note, There must always be one joined with the Exporter in giving Bond and making Oath for exporting Corn.

> The WARRANT. In the Sea-Horse, of Harwich, William Time, for Dublin.

Two hundred fifteen Quarters of Wheat, Winchester Measure. To the Surveyor and Searcher of the serveyor and Searcher

The DEBENTURE.

London. THESE are to certify, that I. G. Merchant Ind. did on the 19th Day of June.
1751, enter, and have shipped for Dublin, in the Sea-Horse, whereof William Tims, Master, and two-thirds of the Mariners are his Majesty's Subjects, two hundred fifteen Quarters Wheat, Winchester Measures and that the Price of the Wheat of the Massure aforesaid, in the Port of London, sall Market Day, did not exceed fortying be Shillings per Quarter. Witness my Hand this 19th Day of June, 1751.

Jurat. L. G. That the Contents of the abovefaid Certificate are true.

I. G. Bond nkadino rom the to your fueb a Briamples

limilt be

I. G. ported till

t orite

100 ...

llector mptroller. Quantity

urveyor. andwaiter.

01. I. G.

is Growth, wo bundred

Dublin, and ondon, the

> I. G. Certificato

P. B. iving Bond The self

y of June, wo bundred Wheat of I. G.

> I. G. Bond

Bund is taken in the Penalty of one hundred Pounds, that the Corn above-mantioned (the Danger of the Seis excepted) thall be exported into Para beyond the Sea, and not be again landed in Great Pritain.

A. R. Collector. C. D. Comptroller.

The two hundred and fifteen Quarters of Wheat abovementioned were shipped off at Bear-Key, the 19th Day of Jums, 1751.

E. V. Surveyor. I. K. Searcher.

The Vessel abovementioned is a British Ship, the Master and two-thirds of the Mariners are his Majesty's Subjects.

E. V. Surveyor.

Upon the Back of the Debenture it written as follows, viz.

The Money to be paid for the Corn within mentioned, purfuant to the Acts of Parliament for encouraging the Exportation of Corn, amounts' to fifty-three Pounds fifteen Shillings.

Jurat. I. G. That all the Corn within mentioned, certified to be shipped, for Quantity and Quality, is really and truly exported to Parts beyond the Seas, and not again landed, nor intended to be relanded in any Part of Great-Britain. Custom-bouse, London, June 19, 1751.

A. R. Collector.

C. D. Comptroller.

If the Collector has not Money arising from that Branch of the Customs sufficient to pay it, he writes thus:

These are to certify the Honourable Commissioners of his Majesty's Customs in London, that I have not Money enough in my Hands arising from the Customs, Sufficient to pay the within Debenture. month a chi ordered A. R. Collector.

Bills at Sight or View.

The Goods are to be landed at the most convenient Keys or Wharfs, where the Customer, or Collector, or Comptroller, shall appoint; and there, or in his Majesty's Warehouses, to be measured, weighed, and numbered by the proper Officers, who are to perfect the Entry, and thereto subscribe their Names; and the next Day following, give an Account, and make Report of the faid Entry fo perfected, to the Collector, Cr. 14 Car. II. Cap. 11. S. 21.

The Report of the Examination of the Goods must be made on the Back of the Bill of Sight after this Manner, viz.

Landed by Virtue, and in full (if all the Goods are taken away, if not, then in part) of this Sight, ten Bales, containing three thousand and twenty-eight Pounds of East-India Cotton Yarn.

A. B. Surveyors.

D. E. Landwaiters.

Concerning Sufferances for Baggage.

Paffengers Baggage, containing their Wearing Apparel, &c. are permitted to be landed by a particular Sufferance disected to the Surveyors and Landwaiters appointed to the Ship, who, after Examination, are, on the Back thereof, to return a particular Account of each Passenger's Baggage to the Commissioners in the Port of London, and to the Collector in an Out-Port, who will order such

OF CUSTOMS, SA

Part as appears to be vorn, to be delivered without Entry, provided they are not made of Goods prohibited to be worn in this Kingdom; but fuch Clothes or small Parcels, &c. as have not been worn, and are customable, will be ordered to be entered, and those that are prohibited, to be prosecuted.

Suppose a Sufferance for

Trunks,
Box,
Portmanteaus,
Containing Westing-Apparel, Linen, and Wooflen.

The Examination to be endorfed on the Back of the Safferance, thus :

27 June, 1751.

Examined, 3 Trunks, 1 Box, a Portmanseaus, containing 4 Sults of old Wearing-Apparel, 16 Shirts much worn, Papers and Books of Accounts, 20 Pounds of printed *Dutch* bound Books, 1 India Damask Nightgown, 2 Pounds of Tes, 3 Pounds of Chocolate, 2 Remnants, containing an Ells plain Holland's Linen, under 1 & Ell-wide.

A. B. Surveyor.

C. D. Landwaiters.

FFF FFF

For For

For For For

The Bound Books and Linen to be entered; the Nightgown, Tea, and Cho-colate to be profecuted, and the rest delivered.

F. G. H. H. I. Commissioners.

The who e Proceeding to be entered in the Landwaiter's Books, with the Date of the Order for Delivery, &c.

And (to finish this Subject) when the Landwaiters to each Ship have made true Entries of the Delivery of all Goods in their Books, and perfectly adjusted them, they are, before they deliver them to the Jerquer (or Surveyor, in those Parts where there is no Jerquer) to certify the same under their Hands, after the Entry of the last Article, thus:

This Ship is regularly discharged, and all Post-Entries duly made.

A. B. Landwaiter.

The FEES and ALLOWANCES that are due and psyable to the Officers of his Majesty's Customs and Subsidies in the Port of London, &c. are as follows.

For the Officers of the Petty Customs Outwards.

	me		trol	er.	vey	Or.	Surv Ger	n.
For a Cloth Cocket by English Freemen of London		_						
For a Stranger's Cocket, or Unfreemen	0	8	0	6	0	6	0	6
For a Cloth Certificate, by Strangers, or English, to pass								
according to the old Rate	0	8	0	4	0	4	0	4
For a Ship's Entry croffing the Seas		4	0	4	0	į.	0	4
For a Ship's Entry to the Streights, or Canaries, or Western		Ť						
Iflands "Value of 1 1 1 1 1		0	1	0	1	0	1	0
For clearing of Ships, and examining the Books	1	0	0	6	0	6	0	6
For every Indorfement	0	4						
For making a Bond to the King's Use	0	6						
For every Entry in the Certificate Book	0	2						
To the Customer's Clerks for a Cloth Cocket or Certificate	0	6	0	2	0	2	0	2
For a Ship's Entry croffing the Seas	0	4						
	-							_

Subfidy

d they are sch Clothes will be or-

oollen.

thus :

fold Wear-20 Pounds nds of Tea, and's Linen,

andwaiters. a, and Cho-

-75

missioners.

have made ctly adjusted or, in those ds, after the

andwaiter.

ficers of his s follows.

06 06

06 06

0 2 0 2

Subfidy

Bublidy Outwards								
and any contain any	Cul	100-	Co	mp-	Sur	Pa	Ger	y.
	100 3. 1	3						
For every Ship's Entry within the Levant, or beyond the	5. 1	4	8. (ı,	J. (đ,	s.	ø.
Streights Mouth	1	•	1		1			0
For every Ship's Entry, going to any other foreign Parts		_		,		4	0	
For every Ship's Entry going to the Out-Ports	0		0	+	0	T	0	7
For every Ship's Entry going to the Out-Ports For clearing of every Ship, passing to foreign Parts, and	•	-	•	•	•	•		•
examining the Contents of the Ship	1	0	0	6	0	6	0	6
For every Euglish Cocket, by Freemen	0						0	4
For every Stranger's Cocket, or Unfreemen of London	ī		0	7	0	7		Z
For making every Certificate Cocket, as well English as	•	•	•	•	•	_	•	•
Strangers, for Goods which paid Subfidies Inwards,								
and pay no Subfidy Outwards	0	8	0		0	4	0	4
For every Certificate upon Warrant, from his Majesty, or	Ť	_	•	7	•	•		•
the Lords of the Treasury, paying no Duties	1	6	0	8	0	8	0	8
For Indorfement of Warrants and Licences	0	4	0	Ā	•	_	_	•
For Foaring Bill, Licenflny fuch as bring in Victuals, to		•		•				
carry out fome Beer, as by Store	0	6	0	6	0	6	0	6
Coast Sufferances, are to be given without Fees	-	_	•	•	_	_	•	
For every Coast Cocket outwards, and entering in his								
Majesty's Books, for a whole Ship or Vessel, passing								
into the open Sea		0	0	8	0	8	ò	8
For a Bond for the fame		6	_	-	•	_	_	
For discharging the same Bond; filing the Certificate to								
the faid Bond			0	4				
For making every Certificate of Return	1	0	0	1	0	3	٥	2
For making, entering, and keeping an Account of every	-	_		_	•	_	_	
Debenture, for repaying of half the Subfidy, or								
other Sums of Money		0		T		4	٥	4
For making and entering a Transire, or Let Pass, from			_	T	_	•		т
Port to Port, in England, Wales or Berwick	0	4	0	2				
To the Clerks for Cocket, by English or others		4	_	2	0		0	2
For a Ship's Entry croffing the Seas		4	_	_		_	_	-
To the Clerk of the Coast Cockets, for making a Bill, or		*						
Ticket, to the Lord Mayor for Corn, Victuals, or								
other Provisions 1934 1946 W Wile Fam		4						
	-	7	_			-		_
Petty Customs Inwards.								
	Ci	do-	Ce	-	81		Sur	rey.
A CONTRACTOR OF THE PARTY PARTY		m,	rate.	mer.	71	yor		
For every Stranger's Warrant		d.		d.		d.		d.
For taking every Bond and I acred a survey of		6	0	2	0	2	•	*
For every Bill at Sight For difcharging every Bond		0						
For every great Employment, to employ the Proceed of Good	2.		0	0	_	_	_	_
Enterety great Employment, wemploy the Proceed of Good	18		0	6	I	0		0
Subfidy Inwards.	-				-			-
Subjusy Literaries	Col	lec-	0	mp-	Q.	ar-	Sur	
	. 10			iler.		yor.		m.
	8.	d.		d.		d.		. d.
For every Warrant by English Freemen of London	0	4	0	4	0	4		4
Por every Warrant for Strangers, or Unfreemen	. 0	6.		6	0	ó	C	6
To the Clerk for making the Shipper's Entry For making a Bond to his Majeffy's Ufe	1	0						
	0	6						
Por every Oath administered by the Collector.	0	2						
For a Shipper's Britry, with the particular Content, viz								
From the Baft Indies		6	1					
Ditto from the Streights		6						

5 G

For

of CUSTOMS, &c.

	Collec-	Comp- troller.	Sur-	Survey. Gen.
	s. d.	s.d.	s. d.	s. d.
For a Shipper's Entry, with the particular Content, viz From Spain, Portugal, and the West-Indies, o	r			
English Plantations	20			
Ditto from Dunkirk, or France	10			
Ditto from Flanders, Holland, Ireland, or an Eastern or Northern Parts				
For every Ship, or Vessel, less than twenty Ton	0 8			
For every Stranger's Ship. Entry to pay double Fees				
For every Stranger's Ship, Entry to pay double Fees For every Certificate of foreign Goods imported, to be thipped out free of Sublidy, Eighteen-Pence, which	e h			
is understood, Six-Pence for the Search, (although				
feveral Ships,) and Twelve-Pence for the Certificat				
If the Goods be under the Value of Twenty Pounds, ac				
cording to the Book of Rates, the Merchant is to				
pay the Certificate, in all but	06			
For examining, and comparing every Debenture with th				
original Certificate	04			
For a Certificate of foreign Goods, coming from any o				
the Out-Ports to London, or from any other Port				
within this Nation	0 6	0 2	D 2	0.0
For Goods fent by Sea, by the Importer thereof, to an	, ,	-		-
of the Out-Ports from London	06	0.2		0.2
For casting up the Sum, and keeping an Account of ever		-	-	0.2
Debenture, and paying the Money	08			
For every Bale, Pack, Truss, Cheft, Case, or other Pack				
age, brought into the King's Warehouse; to b				
allowed to the Officer, when the Merchant is shor				
entered above Five Shillings, to be paid to th				
proper Officer, Two-Pence				
	_			,
GREAT CUSTOMS.				
				Comp-
·			mer. s. d.	
For Cocket for Calve Skins	ts.		2 0	
For a Coast Cocket Outwards, of Wools, Woolfels, Leath	er. Ski	ns. snd		
Hides	,	and with	20	10
For a Bond to his Majesty's Use	J. Sa.	1	1 0	
For filing the Return	,		0 6	
For a Return, and Discharge Outwards				
or a return, and Dissings Outhings			2 4	10
FEES to be paid to the Clerks, concerning several Office Outwards.	cers, as	well	Inwa	rds, as
		Cufto-	Comp	- Sur-
•		mer.	troller	. Veyor.
		s. d.	s. d.	s. d.
For every Bill of Portage		0 6	0 3	
For a Second, or Parcel Cocket Outwards	a drie	0 2	0 2	0 2
To the KING's WAITERS received in the Cuftom-	House	above S	Stairs.	
				.: -
				. s. d.
For every Englishman's foreign Goods, or Merchandizes ever, paying Customs, or Subsidy, Inwards in	of wh	at Nat	ure fo)m;; Ya
or coming thither from any Place, or Port by C	ocket			I O
For every Stranger's foreign Goods in like manner, pays	ing Cu	tom.	or Sul)
fidy, Inwards in the same Port, or coming thith	er by	Cocket	at	16
For certifying every Cocket of English Goods, brought	un to	Lando		0 6
July 1111/ 111111 of Managing Woods, Diought	up to		100	5 5
				To
				4.0

For The

For For a

For e But if

To be

Pipe,
Hogh
Tin,
Beer e
Corn
Lead t
The M
The B
Raifins
Butter,
For ev
For cet
For ev
For cet
For eve

o,	
To the faid KING's WAITERS and others attending, received at the Water	-fide
to be divided as formerly.	
To the months of Johnson y	s. a
For a Bill of Store, or Portage, for any thing above Ten Shillings Customs	1 (
For a Bill of Sight, Bill of Sufferance, or any other imperfect Warrant For Wools, Woolfels, Leather, Hides, and prohibited Goods, from the Out-	1
Ports by Cocket	1
north of the Wind Mr.	
Register of the King's Warrants.	
For every English Warrant for Goods Inwards	0
For every Stranger's Warrant	0 4
For every Foreign Certificate For all Goods not paying Twenty Shillings Custom, whether in or out, there shall be but half Fees taken, whether for Warranus, Corket, Tran- sires, Debentures, or Certificates.	0 4
To the Usher of the Custom-House.	
For every Oath administered by the King's Officers Outwards	0 :
The FEEs of the Chief Searcher, and his Majesty's five Under-Searcher the Port of London.	s i
Between the Chief Searcher, and five Under-Searchers.	
For every Ship that passeth into Spain, Portugal, the Streights, West-Indies, Guinea, or the Western Islands	6
m of the first of the first	10
All other English Ships into foreign Parts	
For every Stranger's Ship, or Bottom	6
Duties of his Majesty's five Under-Searchers that attend at London.	
English and Aliens.	
For every Certificate for shipping out Goods, formerly imported	
But if the half Subfidy to be received, amounts but to Forty Shillings, then	
To be paid by English and Aliens for Goods that pay Subfidy, and pass on Gocket or Warrant,	nt b
Pipe, Puncheon, or Butt	0
Hogihead, or Bag	0
Tin, the Block, or Barrel	0
Beer eager, Wood of all Sorts, Copperas, Allum, and fuch gross Goods, per Ton	
Corn the Last, Sea Coal the Chaldron, Beer the Ton	0
Lead the Fodder	0
The Maund, Fat, or Pack	0
The Bundle, Bale, Cheft, or Cafe	0
Raifins or Figs, the 20 Frails, or Barrels	0
Butter, and fuch Goods, the Barrel	0
For every Coast Certificate or Cocket Transires for the Coast, free	'I
For every Horse, Mare, or Gelding	1
For certifying every Debenture for receiving back half Subfidy, &c.	0
For every Piece of Ordnance	
For the Endorsement of every Cocket	I
For every Certificate out of their Books, of Goods lost at Sea, taken by	*
Pirates, or returned, whereby so much may be shipped Custom free	1
2	F

The Bale

PORTERS RATES, &c.

For every Bill of Sufferance, or Store, above ten Shillings in the Book of	•	a	•
Rates		o	,
If under	0	- 6	•
The Fardle, or Trufs, by English, of 3 C. wt. or upwards Woollen Cloth, the Bale, not exceeding five Cloths, or 3 C. wt. Stuffs, Bays,	0	6	•
Qt Says		3	š
Merchants Strangers, or such as ship on Strangers Ships or Vessels.			
The Fardle or Trus	ı	0)

The	FEES	of t	be tava	Searchers	at Gravesend.
TIME	7 550	4/ *	NE DWO	DEMI COLI 3	DE CITAVCICIA

For every Ship that passeth over the Seas for Spain, Portugal, Streights,	the	
West-Indies, Guinea, or the Western Islands		0
For every Ship to the East-Indies	10	0
For all other Ships in foreign Parts	4	. 0
For every Stranger's Ship or Bottom	8	0
For every Ship having a Coast Cocket	0	4
For Passengers outwards, not being Merchants or Mariners	0	6

Sir Harbottle
No Officer belonging to any Customhouse, shall receive any other Fee than Rules for the fuch as shall be established by the Commons in Parliament; if any Officer Advancement shall offend contrary to this Order, he shall forfeit his Office, and be incapable of Tradit, St. of any Office in the Customhouse.

All Fees appointed to be paid to the Customer, Comptroller, Surveyor, or Surveyor-General in the Port of London, for any Cocket outwards, shall be paid in one Sum to that Officer from whom the Merchant is to have his Cocket above in the Customhouse; and after the Merchant hath paid his Custom and Subsidy, and other Duties above in the Customhouse, he is to keep his own Cocket until Ditto, Art. 25 he shall ship out his Goods, when he is to deliver the same to the Searcher, with the Mark and Number of his Goods.

I should now speak of Wharfage and Lighterage, but as it is impossible to do it with any Certainty, I must wave it, less I lead my Readers into Mistakes, by a pretended Ascertaining what is so succeeding and unsixed, as they have both undergone considerable Alterations in the late War; and being still exposed to fresh Mutations, and even at present vary, when executed by Wharsingers or Lightermen (the former performing it cheaper than the latter, when the Quantity of Goods is large) I have thought it more prudent to skip over an Article, in which any Directions I might be able to give would rather puzzle than inform; I shall therefore excuse intruding farther on my Reader's Time, or increasing his Expence, by writing what I cannot do with any Credit or Satisfaction, as all I can say on this Subject will not be worth his Regard; I shall therefore proceed to what I can give a somewhat better Account of, though not so good a one as I could wish.

fron

Cart

Hoff Offe

Alde

there

Mayo Own fecon

and (

ing ir

or a g of in any or and ke Charg

Porters Rates, for Landing, &c. of some Sorts of Goods.

ERCHANTS employ that Company's Porters they best approve at the Keys, such as Fishmongers, &c. whose Charges on the following Goods are, as is here expressed, and on all other Sorts in Proportion.

		Ship- ping. s. d.		ing.	ing.	Weigh- ing.
Sugar, the Hogshead Ditto, the Tierce or Barrel Ditto, the Butt		 0 2	0 2	0:2	0.2	0 3
Cotton Wool, the Bag	, , , ,		0.3		0 3	

1.1	Sh.	ip-	1 2	ad-	Lo	ad-		ouf-	We	igh-
a militar in the same and a contract to the	1.	1.	8.	d.			s.		s.	
Ginger, the Bag	0	T		1	6			1	0	
Molasses, the Hogshead	0	2			ò	-	_	_	0	-
Logwood, the Ton	1	0	1	0	I	9	1	Ö	T	•.
Fustick, the Ton	I	0			i				ī	
Braziletto, the Ton	1	6			1					-
Young Fustick, the Ton	P	6			1					_
	1	6			Ť			6	ï	_
Lignum Vitæ, the Ton	_	ō	_	0	ī	-		0	ī	-
Tobacco, the Hogshead	_	3		2	, -	2	_	2	o	_
Ditto, the Bundle	٥	3	-	7	_	ī	0	_	0	
Danish, or Swedish Iron, the Ton	1	ò		ò	_	ò	1	_	7	•
Hemp, Narva and Riga, the Bundle	-	6	-	6	o	_	0	-	ò	6

Of Carts and Carmen.

HESE being absolutely necessary to the Merchant's Service, for the Transportation of his Goods in this great Metropolis, and being generally a Set of noisy, insolent, and abusive Fellows, the City Magistracy has from time to time made several good Laws concerning them, in order to direct their Employers how to act in their Intercourse with them; which I shall communicate to my Readers for their Government.

An ABSTRACT of the RATES, RULES, and ORDINANCES, made by the Lord-Mayor and Justices of the Peace for the City of London, at the Quarter-Seffion holden the 11th July, 1757.

IN Pursuance of an Act made the last Session of Parliament, to explain and amend an Act, made in the Eighteenth Year of his present Majesty's Reign, to prevent the Missehaviour of the Drivers of Carts in the Streets of London and Westminster, and the Limits of the Weekly Bills of Mortality, and for other Purposes therein mentioned;

1. No Person shall use or drive any Cart for Hire in the City, without Licence from the Governors of Christ's Hospital; and shall pay the yearly Rent of 17s. 4d. for every Cart, 20s. on every Change or Alienation of the Property of any such Cart, and 3s. 6d. for every Licence granted by the said Governors of Christ's Hospital. If any one shall offend in the Premises, he shall forfeit for every Offence 40s.

2. All Carts, which shall be licensed by the Governors of Christ's Hospital, shall ply for Hire in the Places appointed by the Court of Lord-Mayor and Aldermen, or by the Sessions in London.

3. If the empty Cart of any Carman shall be set, or sound standing, in any other Place of the City, or Liberties thereof, than those appointed for the standing thereof (unless whilst loading or unloading Goods, into or from the same), or if the Number of Carts, in the Places already or hereaster to be appointed, shall, at any time, be sound to exceed the Number allowed by the said Court of Lord-Mayor and Aldermen, or by the Sessions in London, for the standing thereof, the second 10.1 and for the third and every other Offence, forfeit 5.1 for the second 10.1 and for the third and every other Offence 20.1. And the Beadles and Constables, or any of the Inhabitants of this City, on seeing any Carts standing in any Places in the City, or Liberties thereof, not appointed for their Stands, or a greater Number of Carts at any Stand than what are or shall be so allowed of in that Behalf, may take any such Cart, and the Horse thereto belonging, or any or either of them, to the Green-yard, and shall there have the same impounded and kept, until the Owner thereof shall have paid the Penalty incurred, and the Charges of impounding and detaining every such Cart or Horses.

Sorts of

Bays,

fels.

0 6

0 4

her Fee than

f any Officer

be incapable

veyor, or Sur-

nall be paid in

ocket above in and Subfidy,

n Cocket until Searcher, with

apossible to do

Mistakes, by

hey have both till exposed to

Wharfingers or hen the Quan-

er an Article,

than inform;

increasing his

ction, as all I

refore proceed

good a one as

peft approve at the following Proportion.

Houf- Weighing. . . d. s. d. s. d. s. d. g o 3 o 4 g o 2 o 3 g o 6 o 8 g o 3 o 3 Ginger, 4. No Driver of any Cart shall hereafter come into Thames-street, by St. Magnus's Church, Eastward, with his or their empty Cart, before such Time as he or they shall be hired to come into the same Street, for lading or carrying. Goods; but that the Lanes and Passages hereafter mentioned, shall be used only for such empty Carts to pass and take their Way through into the said Thames-street, and no other; that is to say, the Lane leading down to Tower-dock, Bear-lane, Harp-lane, Botolob-lane, Pudding-lane, St. Michaels-lane, Laurence-Poultney-lane, Bush-lane, Trinity-lane, and all the other Lanes Westward, except the Lanes and Passages herein after limited for loaded Carts to pass through from the said Thames-street, under the Penalty of 51. for the first Offence, and for the second and every other Offence 101.

• 5. All Carts loaded, passing out of, or from Thames-street, shall from thence pass and go up these Lanes and Places following, or some of them, and no other; that is to say, the Hill leading from Tower-dock to the East End of Tower-street, St. Dunstan's-bill, St. Mary's-bill, St. Martin's-lane, Dowgate-bill, Garlickbill, and Bread-street-bill; and that no empty Cart, passing to the said Thames-street, (other than such as, having been unloaded in some of the Lanes or Places beforementioned, shall have Occasion to pass to the said Street immediately after such unloading), shall go down the Hills, Lanes, or Places last before-mentioned, but the same shall be kept for the passing of Carts laden. And that as well the said empty Carts shall and may pass into and from Thames-street through the several Lanes and Places hereaster mentioned; that is to say, Fish-street-bill, Whittington-lane-bill, and Wardrobe-bill, (except as is before limited): Also that all Carts loaden may go into the said Street down all Places as shall be best and most easy for them, as hath been always accustomed, upon Pain that every Carman offending in any of the aforesaid Particulars, shall forfeit and pay, for the first Offence, 51. and for the second and every other, 101.

RATES to be paid for the Cartage of the Goods following.

Every Parcel of dry Goods, fuch as Indigo, Argol, Cheefe, and all other Goods (not hazardous) of the like Bulk and Weight, whether in one or many Cafks, above 19 C. wt. not exceeding 25 C. wt. to be deemed A Isoad.

Ditto, above 15, not exceeding 19 C. wt. A finall Load. Ditto, not exceeding 15 C. wt. An half Load.

Each of the Parcels of GROCSRY next hereafter meationed are to be deemed as follows:

For or as a full Load. Two Hogsheads of Sugar, light or heavy. Three Tierces of Ditto, not exceeding 25 C. wt. One Butt and one Caroteel, Currants. Fifty Baskets Malaga, or Denia Raisins. Thirty Frails or Pieces of Alexias. Twenty Barrels, Belvideras or Leporas. Twenty Barrels or eighty Tapnets, Figs. One Butt and a small Cask, Smyrnas. Five Barrels of Rice. Three Bales of Aniseed. Six Barrels of Almonds.

For or as a finall Load. One Butt Currents, or Smyrnas. One Butt and one Role, Currents. Two Quarter Barrels, or fifty Jars of Raifins of the Sun. Three Puncheons of Prunes.

One Hogshead of Sugar, or any Parcel of Grocery not exceeding 15 C. wt. to be deemed An balf Load.

Pot or Pearl Ashes weighing from 19 C. wt. to 25 C. wt. to be deemed A Load.

One ditto, not less than 15 C. wt. A fmall Load.

Two Hospheads of Tallow. A Load.

Two Hogsheads of Tallow, A Load. Fish Oil, 10 Barrels to be A Load.

From any of the Keys below the Bridge to any Part of Lower Thames-freet, up Fish-street-bill to the Monument, up Pudding-lane, Botolph-lane, St. Mary's-bill, St. Dunstan's-bill, or any of the Lanes leading from Thames-street, Pudding-lane, Botolph-lane, and that Part of Upper Thames-street, from the Bridge-foot to St. Martin's-lane, St. Miles's-lane, and Old Swan.

For every Load, as above mentioned, 2s. For every small or half Load, 1s; 6d.

From

Seable,

fpeci

and :

Quar

Bales

Bale,

To

Sm

Nuts, or Pi

A

H

E.

by St.
Time as carrying and only Thamesyer-dock, airencexeept the front the d for the

m thence, and no of Tower-, Garlick-mes-freet, ces before- after such mentioned, we well the trough the freet-bill,: Also that be best and ery Carman or the first

other Goods many Calks,

re to be

el, Currants. of Alexias. apnets, Figs. ree Bales of

Butt and one Sun. Three

ig 15 C. wt. d A Load.

bames-street, St. Mary'set, Puddingthe BridgeFrom any of the Wharfs between the Tower and London Bridge, to Dyer's-ball, Cold-barbour, Steel-yard, Doublebood-wareboufe, Laurente-poultney-lane, Three Cranes, Queenbithe, Queen-fireet-bill, College-bill, Dowgate-bill, that Part of Fish-fireet-bill above the Monument, or any of the Lance is high as both Eastcheaps, leading from Lower Thomes-fireet to Tower-fireet, Mark-lane, Lime-fireet, Billiter-lane, Leadenball-fireet, Duke's-place, St. Mary Axe, Bishapfgate-fireet within, Cornbill, Finch-lane, Lombard-fireet, Birchin-lane, Abchurchlane, Clement's-lane, Gracechurch-fireet, both Eastcheaps, Philpot-lane, Roodlane, and Places of the like Distance.

For a Load, 2s. 6d. For a finall Load, 2s. For an half Load, 1s. 6d.

From the Keys to Broad-street, Threadneedle-street, Lothbury, Bartholomew-lane, London-wall, Goleman-street, Basinghall-street, Old Jewry, St. Laurence-lane, Ironmonger-lane, Milk-street, Aldermanbury, Wood-street, Cheapside, Poultry, St. Martin's-le-Grand, Newgate-street, Pater-noster-row, St. Paul's Church-yard, Dosfors-Commons, Old-Change, Friday-street, Bread-street, Bow-lane, Watling-street, Basing-lane, Bread-street-bill, Trinity-lane, Old Fiso-street, or any Part of Thames-street from Queenbithe to Puddle-do, or Places of the like Distance with the Gates, and also to Bishopsgate without, not exceeding the London Workboush, Aldgate High-street within Whitechapel-bars, Houndsditch, and the Minories.

For a Load, 3 s. For a small Load, 2 s. 6 d. For an half Load, 1 s. 6 d.

From the Keys to all Places between the Gates and Bars (the above-mentioned Articles, otherwise ascertained before, excepted).

For a Load, 3s. 6d. For a small Load, 2s. 10d. For an half Load, 2s. 6d.

For York/bire Packs, to all Places within the Gates, per Pack, 2 s. 6d. For ditto, to all Places between the Gates and Bars, per Pack, 3 s. For Spanish Wool, to any Place within the Gates, per Bag, 4 d.

And from all other Warehouses to Blackwell-ball, and all Inns within the Gates, per Bag, 3 d.

For disco, we all Places between the Gates and Bars, per Bag, 5 d.

N. B. To carry nine Bags of Spanish Wool in a Load, and no more.

Several Kinds of Goods, next herein after mentioned, being either not weighable, hazardous, or cumbersome, are to be carried at the Rates next herein after specified; viz.

East-India Goods weighable, as Tea, Coffee, &e. to any of the Company's Warehouses in Fenchurch-street, Lime-street, the Exchange, &cc. 2 s. 2 d. per Ton, and 2 d. per C. the Over-weight.

All Pieces of Arrack, containing about 150 Gallons, 21.2d. each, or a greater Quantity in two or more smaller Casks, 21.6d.

Hamburgh, Amsterdam, Rotterdam, Scotch and Irish Linens in Chests, Vats, Bales, and Packings of various Weights and Sizes, from 6 d. to 3 s. 1 r Chest, Bale. &c.

Tobacco to the respective Merchants Warehouses, per Hogshead, 1 s.

And from all Warehouses to the Water-side, per Hogshead, 8 d.

Smyrna Cotton per Bag, Sacks of Goats Hair, Wool, or of Galls, or Silk,

Nuts, or Spunges, or Coloquintida, or Bales of Cotton Yarn, or Chests of Drugs,

or Pistachia, each 4 d.

Cyprus Cotton, per Bag, 9 d. Turkey Silk, per Bale, 6 d.

Bales

Of CARTS, &c.

Bales of Carpets, each 1 s. Fangotts or Sacks of Mohair Yarn, or Fangotts of Silk, each 3 d.

For Cartage of Wine, Oil, Brandy, Rum, &c.

Two Pipes, two Butts, or four Hogsheads of Wine; two Pipes, two small Butts, one great Butt, four Hogsheads, or any Quantity of Oil, whether in one or more Calks, above 200, not exceeding 300 Gallons, to be accounted A Load. One Pipe and one Hogshead, or three Hogsheads of Wine, three Hogsheads

One Pipe and one Hogshead, of three Hogsheads of Wine, three Hogsheads or any Quantity of Oil above 150, and not exceeding 200 Gallons, to be effected A small Load.

One Pipe, one Butt, or two Hogsheads of Wine; one small Butt, two Hogsheads, or any Quantity of Oil not exceeding 150 Gallons, to be esteemed An balf Load.

From any of the Keys below the Bridge to any Part of Lower Thames-fireet, or any Part of Upper Thames-fireet as far as the Three Cranes, or to any of the Lanes or Hills leading from or to the above Places, to Tower-fireet, Marklane, Mincing-lane, Seething-lane, Crutched-friers, Poor Jewry-lane, Penchurch-fireet, Lime-fireet, Billiter-lane, Leadenball-fireet, Duke's-place, St. Mary Axe, Bishopsgate-fireet within, Cornbill, Finch-lane, Lombard-fireet, and any of the Lanes leading from thence, Cannon-fireet, Walbrook, Budge-row, Gracechurch-fireet, both Eastcheaps, Philpot-lane, Rood-lane, and Places of the like Distance.

For a Load, 2s. 6d. For a finall Load, 2s. For an half Load, 1s. 6d.

From the Keys to Broad-street, Threadneedle-street, Lothbury, Bartholomew-lane, Coleman-street, Old Jewry, St. Laurence-lane, Ironmonger-lane, Milk-street, Aldermanbury, Wood-street, Chrapside, Bow-lane, Bucklersbury, Poulery, the Back of the Exchange, Friday-street, Bread-street, Basing-lane, Bread-street bill, Trinity-lane, Old Fish-street, any Part of Thames-street Westward of the Three Cranes, and Places of the like Distance.

For a Load, 3s.
For a finall Load, 2s. 6d.
For an half Load, 2s.

From the Keys to London-wall, St. Martin's-le-Grand, St. Paul's Church-yard, Doctors-Commons, Pater-noster-row, Newgate-street, Blowbladder-street, Bull-and-Mouth-street, Foster-lane, and Places of the like Distance within the Gates; as also to Bishopsgate without, Aldgate High-street within Whitechapel-bars, Houndsditch, and the Minories.

For a Load, 3s. For a fmall Load, 2s. For an half Load, 2s.

From the Keys to Ludgate-bill, Fleet-market, Old-Bailey, Snow-bill, Holbourn-bridge, Smithfield, Aldersgate-street, Barbican, Redcross-street, Fore-street, and Places of the like Distance.

For a Load, 3s. 6d. For a fmall Load, 3s. For an half Load, 2s.

From the Keys to Fleet-street, Temple-bar, Fetter-lane, Holbourn-bill, and Places of the like Distance.

For a Load, 4s. For a fmall Load, 3s. For an half Load, 2s. 6d.

N. B. One

fa

To

To I

For t of adja

Eve

deeme

N. B. One Piece and one Puncheon of Brandy, or two Puncheons of Rum, to be accounted A Load.

One Piece c Brandy, or any Quantity of Rum above 150, not exceeding 200

Gallons, to be encemed A small Load.

One Pipe or one Puncheon of Brandy, one Puncheon or any Quantity of Rum

not exceeding 50 Gallons, to be esteemed An balf Load.
For Cartage of Goods from the Wharfs, &c. Westward of the Bridge, the fame Parcels of Goods to be accounted A Load, - A small Load, - An balf Load, as from the Keys below the Bridge.

From any of the Wharfs between London-bridge and Puddle-dock to any Part of Upper Thames-fireet, or any of the Hills or Lanes leading directly out of it.

For a Load, 21. For a small Load, 1s. 6d. For an half Load, 1s. 6d.

From any of the Wharfs between London-bridge and Queenbitbe, or any of the Warehouses in or adjoining to that Part of Upper Thames-street, to all Places above excepted within the Gates.

For a Load, 2 s. 6 d. For a fmall Load, 2s. For an half Load, 1s. 6d.

To all Places between the Gates and Bars.

For a Load, 3s. 4d. For a small Load, 2s. 6d. For an half Load, 2s. 2d.

From any of the Wharfs between Queenbithe and Puddle-dock, or any of the Warehouses in or adjoining to that Part of Thames-street, to Old Fish-street, Carter-lane, Doctors-Commons, Bafing-lane, St. Paul's Church-yard, Newgatefireet, Cornbill, and all Places within the Gates, Westward of the Streets leading from Bishopsgate to London-bridge up the Hill.

For a Load, 25. 6 d. For a fmall Load, 2s. For an half Load, 1 s. 6 d.

To Little Eastcheap, Tower-street, Fenchurch-street, Lower Thames-street, Crutchedfriars, and all Places within the Gates, Eastward of the Streets leading from Bishopsgate to London-bridge, as also to Ludgate-bill, Old-bailey, Fleet-market, Holbourn-bridge, Snow-bill, Smithfield, Aldersgate-street, Barbican, and all other Places Westward of Cripplegate within the Bars.

For a Load, 3s. For a small Load, 2s. 6d. For an half Load, 25.

To Fore-street, Whitecross-street, Bishopfgate-street without, Houndsditch, and all other Places Eastward of Cripplegate within the Bars.

For a Load, 3s. 6d. For a small Load, 2s. 10d. For an half Load, 2 s. 3 d.

For the Cartage of Goods from London to the City of Westminster, the Borough of Southwark, and the other Out-parts and Suburbs of London, and all Places adjacent, from the Keys. .. of the off off of ",

Every Parcel of dry Goods, Grocery, Pot Ashes, and Tallow, the Load to be deemed as in Page 394. 5 I Wine,

bolomew-lane, Milk-ftreet, Poultry, the Bread-street-

stward of the

two finall

ether in one d A Load.

Hogsheads

be effeemed

Butt, two

be efteemed

mes-street, or

o any of the

, Fenchurch-

. Mary Axe,

d any of the Gracechurch-

ke Distance.

Church-yard, r-street, Bullitechapel-bars,

ill, Holbournore-street, and

ill, and Places

N. B. One

CARTS, &c.

Wine, Olive Oil, Brandy, Rum, &c. as follows; viz.

Two Pipes, two Butts, or four Hogsheads of Wine; one Piece and one Puncheon, two Puncheons or Pipes of Brandy, two Puncheons of Rum, two Pipes, two fmall Butts, one great Butt, four Hogsheads, or any Quantity of Oil, whether in one or more Calks, above 200, not exceeding 300 Gallons, to be accounted A Load.

One Pipe and one Hogshead, or three Hogsheads of Wine; one Pipe or one

Puncheon of Brandy; three Hogsheads, or any Quantity of Oil, Rum, &c. above 150, not exceeding 200 Gallons, to be esteemed A fmall Load.

One Pipe, one Butt, or two Hogsheads of Wine; one Pipe or one Puncheon of Brandy; one Puncheon of Rum; one Pipe, one small Butt, two Hogsheads, or any Quantity of Oil not exceeding 150 Gallons, An balf Load. Fish Oil, ten Barrels to be (and not hazardous) A Load.

From any of the Keys below the Bridge, or from Cannon-fireet, Lombard-fireet, Leadenball-street, and Places of the like Distance, not exceeding Cornbill, Bishopsgate-street within, Walbrook, Budge-row, Queen-street-bill, and Queen-bithe, to any Part of the High-street in the Borough as Southwark as far as St. George's Church, to any of the Wharfs in Tockey-street, not exceeding Symond's-wharf, and Places adjacent of the like Distance.

For every Load of dry Goods and Grocery, as above-mentioned, 2 s. 6 d. For a fmall Load of ditto, 25. For an half Load of ditto, 1 s. 6 d.

Wine, Olive Oil, Rum, &c. from and to the above-mentioned Places.

For a Load, 3s. For a small Load, 2s. 6d. For an half Load, 25.

From any of the above-mentioned Keys and above-mentioned Places to the Bank-fide, Gravel-lane, Deadman's-place, Blackman-street, Kent-street, White-street, Long-lane, Bermondsey-street, St. Saviour's-dock, or Dock-bead, Shad-Thames, Black's-sields, or any of the Wharfs in Tooley-street below Symond'swbarf, and all Places adjacent of the like Distance.

For every Load of dry Goods and Grocery, as above-mentioned, 3s. For every small Load of ditto, 2s. 6d. For an half Load of ditto, 2 s.

Wine, Oil, Brandy, Rum, &c. to the above-mentioned Places.

For a Load, 4s. For a fmall Load, 3s. For an half Load, 2s. 6d.

The Bridge and Bridge-yard Toil to be paid by the Merchants.

From any of the Keys below the Bridge, any of the Hills or Lanes leading from Lower Thames-fireet, from Tower-fireet, Fenchurch-fireet, Leadenhall-fireet, Gracechurch-fireet, Bishopsgate-sireet within, and all Places adjacent on the East Side of the Streets leading from Bishopsgate to the Bridge, to Chancery-lane, the Strand from Temple-bar as far as the New Church, the Butcher-row, and Places adjacent of the like Distance.

For every Load of dry Goods or Grocery, 4s. For a small Load of ditto, 34. For an half Load, 2s.

Wine, Olive Oil, Brandy, Rum, &c. from and to the above Places.

For a Load, 4s. 6d. For a small Load, 3s. 6d. For an half Load, 31.

To

Fro

Rum; two ntity of Oil, llons, to be

Pipe or one

e Puncheon Hogsheads,

imbard-fireet, ing Cornbill, and Lyeenork as far as ot exceeding

d, 2s.6d.

l Places.

Places to the Areet, Whitek-bead, Shadow Symond's-

ed, 3s.

laces.

ats.

leading from denball-fireet, t on the East hancery-lane, ber-row, and

Places.

To that Part of the Strand beyond the New Church, St. Martin's-lane, Long-acre, Drury-lane, Covent-garden, Seven-dials, Monmouth-firest, Lincoln's-inn-fields, Clare-market, High Holbourn, St. Giles's, as far as the Church, Gray's-inn-lane, Red-lion-firest, Bloomfoury, and Places adjacent of the like Distance.

For a Load of dry Goods or Grocery, 5s. For a small Load, 4s. For an half Load, 3s.

Wine, Olive Oil, Brandy, Rum, &c. to the above Places:

For a Load, 5s. 6d. For a small Load, 4s. 6d. For an half Load, 4s.

To Charing-cross, Whitehall, any Part of Westminster as far as Buckingham-gate, St. James's-street, Piccadilly to the End of Dover-street, Old Bond-street, Conduit-street, Newport-market, Sobo, Oxford-road, to the End of Great Swallowstreet, and Places adjacent of the like Distance.

For a Load of dry Goods, or Grocery, 6s. For a small Load, 4s. 6d. For an half Load, 4s.

Wine, Olive Oil, Brandy, Rum, &c. to the above Places.

For a Load, 7s. For a fmall Load, 5s. 6d. For an half Load, 4s. 6d.

To Grofven quare, May-fair, Berkley-square, Hanover-square, New Bondstreet, Ca. adish-square, and Places of the like Distance.

For every Load of dry Goods or Grocery, 7s. For a small Load of ditto, 5s. 6d. For an half Load of ditto, 4s. 6d.

Wine, Olive Oil, Brandy, Rum, &c. to the aforesaid Places.

For a Load, 8s. For a small Load, 6s.6d. For an half Load, 5s.

From the Keys to Goodman's-fields, East-Smithsheld, the Hermitage, Whitechapel without the Bars as far as George-yard, not exceeding Dirty-lane, and Places adjacent of the like Distance.

For every Load of dry Goods or Grocery, 3s. For a small Load of ditto, 2s. 6d. For an half Load of ditto, 2s.

Pot or Pearl Ashes, Weight as before described.

For a Load, 3s. 6d.
For a fmall Load, 2s. 6d.
For an half Load, 2s.
Fish Oil, for a Load, 3s.

Wine, Olive Oil, Brandy, Rum, &c. to the aforesaid Places.

For a Load, 3s. For a finall Load, 2s. 6d. For an half Load, 2s.

1

To

of CARTS, &c.

To Whitechapel, Church-lane, Field-gate, Nightingale-lane, Virginia-firest, Wellcloft-fquare, and Places of the like Diffance.

For every Load of dry Goods or Grocery, 3s. 6d. For a small Load of ditte, 2s. 10d. For an half Load of ditte, 2s. 3d.

Wine, Olive Oil, Brandy, Rum, &c. to the aforesaid Places.

For a Load, 4s. For a small Load, 3s. For an half Load, 2s. 6d.

To Ratcliff-bigbway, Wapping, Old Gravel-lane, Cock-bill, Shadwell, and Places adjacent of the like Dittance.

For a Load of dry Goods or Grocery, 41. For a small Load of ditto, 31. For an half Load of ditto, 21. 6 d.

Wine, Olive Oil, Brandy, Rum, &c. to the above Places,

For a Load, 5s. For a fmall Load, 4s. For an half Load, 3s. 6d.

To Ratcliff-cross, Stepney-causeway, Limebouse, Bell-wharf, Shadwell-dock, and all Places adjacent of the like Distance.

For a Load of dry Goods or Grocery, 5s. For a small Load of ditto, 4s. For an half Load of ditto, 3s. 6d.

Wine, Brandy, Rum, Olive Oil, &c. to the above Places.

For a Load, 6s. For a small Load, 5s. For an half Load, 4s.

From the Keys to Spital-fields, Shoreditch, Moor-fields, Windmill-bill, Chifwell-fireet, and Places adjacent of the like Diffance.

For a Load of dry Goods or Grocery, 4s. For a fmall Load of ditto, 3s. For an half Load of ditto, 2s. 6d.

Wine, Oil, Brandy, Rum, &c. to the above Places.

For a Load, 4s. 6d. For a small Load, 3s. 6d. For an half Load, 2s. 6d.

To Old-street, that Part of Whitecross-street out of the Freedom of the City, Golden-lane, Goswell-street, St. John's-street beyond the Bars, Clerkenwell, Leather-lane, Saffron-bill, Hockley in the Hole, and all Places adjacent of the like Distance.

For every Load of dry Goods or Grocery, 4s. For a small Load of ditto, 3s. For an half Load of ditto, 2s. 6d.

Wine, Olive Oil, Brandy, Rum, &c. to the afore-mentioned Places.

For a Load, 4s. 6d. For a small Load, 3s. 6d. For an half Load, 2s. 6d.

And

ex

ex

Lo

1101

Lo

Par

abo

Diff

eith

City

Pur

fhal

in E

fuch

in O his e on t

other

refuß

every

of 10

he of

offene

Cart

and le

keepii

have his L

whofo

offend

Tower

10.

, Wellclofe-

and Places

vell-dock, and

bill, Chifwell-

of the City, Clerkenwell, Ijacent of the

Places.

And as to all other Places and Goods not before particularly mentioned, the fame are to be carried and paid for in the Manner following, that is to fay,

All Goods, Wares, and Merchandizes whatfoever, weighing 14 C. wt. or under, fhall be deemed half a Load; and from 14 C. wt. to 26 C. wt. shall be deemed b Load, from any Part of the City; and the Rates for carrying thereof shall be as follows:

For any Way not exceeding half a Mile, for half a Load, 11. 6d. and not above a Load, 21. 6d.

For any Way to the Extension of a Mile, for half a Load, 2s. and not exceeding a Load, 3s.

For any Way to the Extension of one Mile and half, for half a Load, 2 s. 6d. and not exceeding a Load, 3s. 6d.

For any Way to the Extension of two Miles, for half a Load, 3r. and not exceeding a Load, 4r.

For any Way within two Miles and an half, for half a Load, 3s. 6d. and not exceeding a Load, 5s.

For any Way within three Miles, for half a Load, 4s. and not exceeding a Load, 5s.

For any Way within three Miles and an half, for half a Load, 41. 6d. and not exceeding a Load, 51. 6d.

For any Way within four Miles, for half a Load, 5s. and not exceeding a Load, 6s.

And so after the same Rate to the Extent of Ground limited by Act of Parliament.

And for all Merchandizes and Commodities that cannot be divided, weighing above 26 C. wt. the Carman shall, over and above the Rates above-mentioned, receive and be paid after the Rate of 2d. per C. wt. for every C. wt. exceeding 26 C. wt. and so in proportion for less than a C. wt.

6. If any Dispute arise between the Employer and the Carman about the Distance of Ground that Goods have been carried, or the Weight of the Goods, either Party is to apply to the Lord-Mayor, or any Justice of the Peace of the City; and the Ground shall be measured by some Person to be appointed for that Purpose by the Lord-Mayor, or any such Justice to whom such Application shall be made. And if a Dispute arises concerning the Weight of the Goods carried, the same shall be weighed, if it can conveniently be done, and the Party in Default shall pay all such Expences as shall be ascertained to be reasonable by the Magistrate before whom the Parties shall have been heard.

7. Any Person may chuse what Cart he pleases to employ in his Work (except such as stand for Wharf-work, Tackle-work, and Crane-work, which are to stand in Order, and to be taken in Turn). And that every Carman who stands with his empty Cart next to any Goods that are to be laden, being first in Turn, shall, on the first Demand, load the same without any Delay, or bargaining for any other Pay than is hereby appointed. And if the first, or any other Cart, shall resuse to work, or delay to load any Goods, upon Request made for that Purpose, every Person so resusing or delaying shall forfeit for every such Offence the Sum of 10s. and the Driver of the next Cart in Order, who will carry the Goods, shall be at Liberty to take the same: And if any Carman shall resuse so to do, he or they so resusing shall forfeit and pay, for every Time he or they shall so offend, the Sum of 10s. And if any Employer shall resuse to employ the next Cart in Order at Wharf-work, Tackle-work, and Crane-work, he shall sorfeit and lose the Sum of 10s.

8. All the Wharfs between London-bridge and the Temple to be used in Turn-

keeping, as the Custom is below Bridge.

9. The Carman who is first in the Morning at any of the said Wharfs shall have the first Load, he having his Horse in the Cart, and giving Attendance for his Labour; and if absent, then to take the other whose Turn is next; and whosever resuseth to load, shall forseit and pay, for every Time he shall so

10. No Carman shall come to any of the Wharfs between the Bridge and Tower-wharf before Four in the Morning in Summer, and Seven in Winter,

unless a Merchant has extraordinary Occasion for his coming sooner, under the

Penalty of 5.7.

11. No Owner or Driver of any Cart for Hire, in London, &cc. shall demand or take for his Fare, for the Carriage of any Goods within the Distance prescribed by the said Act of Parliament, more Money than by the above Rates are limited for the same, or as shall be appointed by any subsequent Rules made in pursuance of the said Act of Parliament. And if any such Owner or Driver of any Cart or Carr shall misbehave himself therein, or shall refuse to come with his Carr when called to be hired, or to take in Loading into his Carr or Cart, or shall utter any abusive Language, or offer any Insult to his Employer or Employers, their Servants or Agents, he or they so offending in any of the Cases aforesaid, shall forseit, for every Time he offends, 20.5.

faid Limits shall ascertain the Sum to be so paid.

13. Every Owner of a Cart, which shall be worked for Hire within the Distances before-mentioned, from the 10th Day of August now next ensuing, shall have his Name placed at full Length, painted in large Capital Letters, not less than three Inches long, and broad in Proportion, on some conspicuous Part of the Front of his Cart or Carr; and shall, from Time to Time, take care to continue and keep the same there, so as always to appear plain and legible. And on the Alteration of the Property of any Cart, the new Owner is, in like Manner, to cause his Name to be forthwith put and kept thereon. And if any Owner shall omit to have his Name on his Cart, in Manner aforesaid, or any one shall drive for Hire a Cart in London, &cc. without the real Owner's Name, in Manner aforesaid, thereon; or if any one shall wilfully obliterate or alter the Figure or Number of any Cart, or the Name of any Carman, which shall have been painted on his Cart or Carr, every Person, on being convicted thereof before the Lord-Mayor, or any Justice of the Peace in London, shall, for every such Offence, forset 201.

14. All Carts, during the Time of loading and unloading thereof within the Streets of the City of London, and the Liberties thereof, shall stand sideways the long Way of the Street, and not cross the same, and as close to the Side of the Street where they are loading and unloading as they can, so as Passengers, and Coaches, and other Carts may pass by, if the Street is of sufficient Width to allow two Carriages to pass together therein (except where the Situation of the Place, or the Package of the Goods, makes a carefary to load or strike directly). And if any Carman shall stand in any Street with his Cart, not being loading or unloading Goods, every such Carman shall draw away immediately at the Request of any Person, to let such Person or any Carriage pass by, if the Street will allow thereof, under the Penalty that every one offending in the Premises shall, for every Time he or they shall so offend therein, in any of the Cases in this Order mentioned, forseit 10s.

15. No Person under the Age of Sixteen Years shall be employed to drive or manage Horses in Carts, under the Penalty of 20s. to be paid by the Owners of every such Cart or Carr, every Time any Person under the Age of Sixteen shall be convicted, before any Justice in London, of driving any Horse in any Cart in London.

16. Every Cart shall be allowed to contain in Length, between the Tug-hole and the Fore-ear Breadth, fix Feet fix Inches, and no more; and in Breadth, between the two Raves in the Body of the Cart, four Feet ten Inches of Assize, and no more; and in Length, from the Fore-ear Breadth to the End of the Cart, seven Feet and one Inch, and no more. And if any Cart shall at any Time be worked in London of greater Length or Breadth, the same may be seized and sent to the Green-yard, and the Owner thereof shall, for every such Offence, forseit 205.

17. If

H

10

tro

fha

offe

for

defi

nor

the

of 2

the mifb of th

from

Orde

Tim

been

26

for th

Carm

ing,

be de

Miles

from

Offen

Comp

28.

under the

all demand e prescribed are limited n purfuance any Cart or Carr when loyers, their refaid, shall

filla llaft be o and out of in out of his his Stead to of Penalty: e within the

e within the enfuing, shall ters, not less as Part of the re to continue And on the e Manner, to y Owner shall one shall drive Manner aforehe Figure or been painted ore the Lordfuch Offence,

of within the d sideways the he Side of the affengers, and Vidth to allow of the Place, rectly). And oading or un-t the Request eet will allow ifes shall, for in this Order

ed to drive or f Sixteen shall n any Cart in

the Tug-hole d in Breadth, hes of Assize, d of the Cart, any Time be be feized and fuch Offence, 17. If the Driver of any Cart shall leave his Cart in the Street or common Passage of the City by Night, he shall forfeit, for every Time, 51. besides making fuch Recompence to the Party who shall sustain Damage thereby, as any Justice of the Peace in Landon shall direct.

18. If the Driver of any Cart shall feed his Horses in the Street; save with Oats out of a Bag, or with such Hay as he shall hold in his Hands, or in a Basket, or leave his Cart or Horses in the Street, without some Person to look after the fame, the Owner of every such Cart shall, for every such Offence, forfeit gs.

19. If any Carman shall put into his Cart more than two Horses, for the Carriage of any Merchandize whatfoever (except up Hill, or with Timber, Stone, or other Commodities, where the Load cannot be divided, or where the Load is to be carried out of the City) he shall forfeit, for the first Offence, tos. for the fecond, 201. for the third and every other Offence, 301. and the supernumerary Horse shall be detained at the Green-yard, until the Penalty and Charges of detaining such supernumerary Horse shall be paid.

20. No Carman shall be allowed to carry in his Cart at one Time above 25 C. wt. of any Wares that may be divided, or more than one Butt, or one Pipe, or three Hogsheads, or two Puncheons, of any Liquor, other than as herein beforementioned, upon the Penalty of paying, for the first Offence, 51. for the second, 101. and for the third and every other Offence, 201.

21. If the Driver of any Cart or Carr shall suffer the Horses in his Cart to

trot in the Street, or shall drive them in a speedier Course than his Cart is usually

drove when loaded, he shall forfeit, for every such Offence, 101. 22. If the Driver of any Cart for Hire in London, or the Liberties thereof, shall not, from Time to Time, lead his Thill-Horse by the Head, with an Halter not longer than five Feet, he shall forfeit and pay, for every Time he shall

offend, 53.

23. The Driver of every empty Cart in London shall, from Time to Time, give way to a loaded Carriage, and to a Coach, &c. under the Penalty of 201. for every Offence.

24. The Driver of any Cart who shall wilfully mibehave himself, or who shall defignedly hinder or interrupt the free Passage of any of His Majesty's Subjects, or their Coaches or other Carriages, in any of the publick Streets or Paffages in the City of London, or the Liberties thereof, during the Time he is not loading nor unloading his Cart, shall, on being convicted thereof before any Justice of the Pace in London, forfeit and pay, for every Time he shall so offend, the Sum

25. If any one shall refuse to pay the Owner or Driver of the Cart employed the Money justly due for his Fare, or shall in any-wife abuse the Carman, or misbehave towards him, the Lord-Mayor, or any Justice in London, on Application of the Carman to him, shall gause the Parties to come before him, and examine, from Time to Time, into the Matter complained of, and thereupon make such Order for Payment of the Fare, and recompending the Carman for his Loss of Time, and for any Injury he shall have sustained, and any Expences he shall have been at, as shall be just; and the Party found in Default shall thereupon forthwith pay the Money ordered to be paid by such Magistrate, under the Penalty of 51.

26. If any one shall cause the Driver of any Cart to wait above half an Hour for the loading of any Goods into the same, or unloading of Goods thereout (the Carman being willing to help to load or unload the fame), he or they fo offending, shall pay for the same forthwith to the Carman, after the Rate of 6d. for every half Hour, from the Expiration of the first half Hour which the Cart shall

27. No Carman shall be compellable to carry any Load of Goods above three Miles from the City and Liberties thereof, after Two of the Clock in the Afternoon

from Michaelmas to Lady-Day, or after Four from Lady-Day to Michaelmas.

28. In case the Owner of any Cart worked in London for Hire shall not deliver up, to be brought before a Magistrate, any Driver thereof, charged with any Offence against any of the Rules or Orders aforesaid, within seven Days after Complaint made to any Magistrate against any such Driver, and Notice thereof given or left at the usual Place of Abode of the Owner of any such Cart, then

Of CARTS, &c.

the Owner of every such Cart shall be liable to answer and pay the Penalty incurred by any such Driver; and if the Driver shall be afterwards found, and shall not make Satisfaction forthwith to his Master for what he shall have paid for any such Driver's Milbehaviour, Negleck, or Default, every such Driver shall forfeit 51. for every fuch Default.

29. The Lord-Mayor of the City, or any Justice of the Peace of the fatd City, before whom any Offender shall be brought, and be convicted, may lessen, mitigate, or remit any of the said Penalties, so as not to remit above one half of the Penalty instituted for the Offence.

30. All Penalties by these Orders, or any of them, inflicted, shall be levied by Distress and Sale of the Offender's Goods, by Warrant under the Hand and Seal of the Justice of the Peace. One Moiety of all Penalties and Forseitures is to be paid to the Person who shall prosecute to Conviction any Person who shall break the said Orders, and the other Moiety to the Overseers of the Poor (if there shall be any) of the Parish or Place in which the Offence shall be so committed, or the Offender shall have been apprehended.

AND because it is necessary that Merchants, and others that use Carrs or Carts, should know where they stand when empty, the following will acquaint them where, and in what Number they are to be found.

From Brewer's-key, along Thame reet, a	the first	t Customhouse	Gate, there
From the West Gate of the Customhouse a	Parter's	.ben	2
From Porter's-key to Little Bear-key			-
From Little Bear-key to Young's-key	State of		3
From Young's-key to Ralpb's-key			7
From Ralph's-key to Great Dice-key			3.
From Great Dice-key to Smart's-key			•
From Little Somers-key to Botolph-wbarf			2
From Betolph-wharf to Cock's-key			2
From Cock's-key to Fresh-wbarf			2
From Fresh-wbarf to St. Magnus Corner	,090 000 4	1 1 3	6
At St. Dunstan's-bill		,	4
From New-fift-fireet to the Steel-yard		F	16
From the Steel-yard to the Grooked-billet-w	barf	4.	20
From the Crooked-billet-wbarf to the Black			12
From the Black-fwan to Brook's-wharf	J		12
From Brook's-wharf to Castle-alley			20
From Paul's-wharf to Puddle-dock	· · · · · ·		10
From Vere's-key, and all Places thereabout Puddle-dock-bill	s, that ha	we Passage up	
At Black-friars		1.40 -	6
Bridewell			10
Carter-lane		, ,	5
Salifbury-court			10
On the East Side of Fleet-ditch	,		
And on the West Side thereof	di		2
At White-friars			3
At Bridewell-dock		, ,	3
A little upon Holbourn-bill Westward	4		2
Eastward of Holbourn, between the Bridge	and King'.	s- Arms	2
West-Smithfield, and about the Bars	21	4, 111-	
Alderfxate			8
Bread-firset		1.6	6
Friday-fireet			6
Aldermanbury	*		Q.
Silver-fireet		17.16	2 1 12
Bafingball-ftreet			9 11215
Broad-freet		: 1,	4

Bishopsgate

BBSWCCDBLDCPBL Bell Leit

one he w Prop this Penr an A if th

W Sum Pron Sum, TI wher lies t

Yard but if Mone or Ea vered

Alí give f

Bi/bep/gate without	6 Carts.
Rilboblyate within	8
St. Mary Axe, and up Camamile-Breek	6
Without Aldgate towards White-chapel	10
Grutched-friars 3 3 3 4 000 0	10
Cross-lane, from St. Dunstan's-bill to Harp-lane	6.
Duke's-Place	6
Bury-fireet	4
Laurence-poultney-lane, and the Paffage into Suffolk-lane	4 91
Dowgate-bill of the tente of the grown first rein to	6
Coleman-street	4
Philpot-lane	4
Botolob-lane	4
I. rp-lane	6
Bear-lane	6
In Fenchurch-fireet, where the Church and Pump stood	4
Leadenball-street, between the East-India-House and Pump	3
Lime-street	2
And the Weigh-house Yard	1

And that all Carte standing in Thames-firset shall stand on the South Side only of the said Street; and all this under the Penalty of forfeiting, for the first Offence, five Shillings, and for every other, ten Shillings; and for Non-payment to be suspended from Working.

Of Contracts, Bonds, and Promissory Notes.

CONTRACT (in Latin, Contractus) is a Covenant, or Agreement between two or more refens, with a lawful Confideration or Causes, as when a Man makes the Sale of any thing to another, for a Sum of Money, or covenants, in Consideration of Fifty Pounds, to make him a Lease of a Farm, &c. These are good Contracts, because there is a Quid pro Quo, or one Thing for another; but if a Person promises me Twenty Shillings, and that he will be Debtor to me for it, and after, when I demand the Completion of his Promise, he refuses me, I cannot have any Action for its Recovery, because this Promise was no Contract, but a bare Promise, or Nudum Pactum, though if any thing had been given for the Twenty Shillings, even to the Value of a Penny, then it had been a good Contract. Every Contract doth imply in itself, a Lill, the an Assumpte in Law for its Performance; for a Contract would be to no Purpose, 308.

Where an Action is brought upon a Contrass, and the Plaintiff mistakes the Sum agreed on, he will fail in his Action: But if he brings his Action on the Promise in Law, which arises from the Debt, then, although he mistakes the 4/20 29. Sum, he shall recover.

There is a Diversity, where a Day of Payment is limited on a Contract, and where not; for where it is limited, the Contract is good presently, and an Action lies upon it, without Payment, but in the other, not; if a Man buys twenty Yards of Cloth, &c. the Contract is void if he do not pay the Money presently; but if Day of Payment be given, there the Seller may have an Action for the Day 30, 293. Money, and the Buyer Trover for the Cloth.

If a Man Contract to buy a Horfe, or any thing elfe, but no Money is paid, or Earnest given, nor a Day set for Payment thereof, nor the Purchase is delivered; in these Cases no Action will lie for the Money, or the Thing sold, but Pland 309. it may be fold to another.

All Contracts are to be certain, perfect, and compleat: For an Agreement to give so much for a Thing, as it shall be reasonably worth, is void for Uncertainty;

y incurred I shall not or any such forsoit 5%. e said City, may lessen,

nd and Seal citures is to n who shall for (if there committed,

arrs or Carts, quaint them

Gate, there

16

20

12

10

12 Carts.

OF CONTRACTS. COA Dyer 91. he likes the Thing when he fees it. the Case against him. Pork. fell. 112, 114. Shep. Abr. the Judgment of A. B. but if he dies before his Judgment is given, the Contract Dyer go. 29 Car. II. Cap. 3. Time is uncertain, they may be good without it. in Writing, figned by the Person charged with the Contract, &c. Med. Caf. 249. Car. II. and ought to be in Writing, done, or to be done; and Bre. Obl. 67. though it is commonly at the Foot of it. Mar 675. 2 Shep. Abr. to him; but the best Form of making it, is that which is most used.

tainty; so a Promise to pay Money in a short Time, &c. or to give so much if

But if I contract with another to give him Ten Pounds for such a Thing, if I like it on feeing it; this Bargain is faid to be perfect at my Pleasure, though I may not take the Thing before I have paid the Money; if I do, the Seller may have Trespass against me; and if he sell it to another, I may bring Action of

If a Person agree with another to give so much for his Horse as A. B. shall judge him to be worth; when he hath judged it, the Contract is compleat, and an Action will lie on it, and the Buyer shall have a reasonable Time to demand

In Contracts, the Time is to be regarded, in and from which the Contract is made: The Words shall be taken, in the common and usual Sense, as they are taken in that Place where spoken; and the Law doth not so much look upon the Form of Words, as on the Substance and Minds of the Parties

A Contract for Goods may be made as well by Word of Mouth, as by Deed in Writing; and where it is in Writing only, not fealed and delivered, it is the fame as by Word; but if the Contract be by Writing, fealed and delivered, and so turned into a Deed, then it is of another Nature, and in this Case generally the Action on the verbal Contract is gone, and some other Action lies for Breach

Contracts, not to be performed in a Year, are to be in Writing figned by the Party, &c. or no Action may be brought on them; but if no Day is fet, or the

And by the same Statute, no Contract for the Sale of Goods, for Ten Pounds, or upwards, shall be good, unless the Buyer receive Part of the Goods fold, or gives something in Earnest to bind the Contract, or some Note thereof be made

If two Persons come to a Draper, and one says, Let this Man have so much Cloth, and I will fee you paid, there the Sale is to the Undertaker only, though the Delivery is to another by his Appointment: But if a Contract be made with A. B. and the Vender scruples to let the Goods go without Money, and C. D. comes to him, and defires him to let A. B. have the Goods, and undertakes that he shall pay him for them, that will be a Promise within the Stat. 29.

CONTRACTS and AGREEMENTS are in many Cases of the same Signification, as this latter in its Latin Derivation, Agreementum, or Aggregatio Mentium, seems to express, fignifying a joining together of two or more Minds, in any thing

Bonds are Deeds, or obligatory Instruments in Writing, whereby one doth bind himself to another, to pay a Sum of Money, or do some other Act; as to make a Release, surrender an Estate for quiet Enjoyment, to stand to an Award, fave harmless, perform a Will, &r. It contains an Obligation with a Penalty: And a Condition, which expressly mentions what Money is to be paid, or other Thing to be performed, and the limited Time for the Performance thereof, for which the Obligation is peremptorily binding; it may be made on Parchment or Paper, though it is usually on the latter, and be either in the first, or third Person; and the Condition may be either in the same Deed, or in another, and fometimes it is included within, and fometimes endorfed upon, the Obligation,

A Memorandum on the Back of a Bond may restrain the same, by way of

A Bond may be by any Words, in a Writing fealed and delivered, wherein a Man doth declare himself to have another Man's Money, or to be indebted

If a Bond be thus, Know all Men by thefe Prefents, that I A. B. am bound to C. D. in the Sum of, &c. for Payment of which I give full Power to him to levy the same upon the Profits of such Lands yearly, till it be paid: In this Case, no th Co

fa

E fh

E

she and by con

> Ros aga Ma

ditie Con L beco it is fuch Cou

and Payı Obliz If

fentl. Bi havir be p to m prefe. TI

upon twen the C W Stran Cond

W oblige the N he ne much if Thing, if

e, though Seller may Action of

d. B. thall pleat, and to demand to Contract

e Contract fe, as they much look the Parties

as by Deed d, it is the ivered, and fe generally s for Breach

gned by the fet, or the

oods fold, or

of be made

ave fo much only, though ie made with and C. D. i undertakes the Stat. 29.

Signification, intium, feems in any thing

by one doth Act; as to an Award, a Penalty: aid, or other thereof, for an Parchment irft, or third another, and Obligation,

by way of

red, wherein be indebted ed.

B. am bound ver to bim to In this Case, the Obligee may fue upon the Obligation, or levy the Money according to the

Where a Bond is made, Obligo me, &c. leaving out the Words, Hæredes, Dyer 13. Executores et Administratores, this is good, and the Executors and Administrators shall be bound thereby.

An Obligation made to one; to the Use of A. B. will be good for him in Brs. Obl. 72.

Equity.

The Condition of a Bond must be to do a Thing lawful; wherefore Bonds, 11 Rep. 53not to use Trades, till or sow Grounds, &c. are unlawful, as they are against
the Publick Good, and the Liberty of a Freeman, and therefore void: And a
Condition of a Bond to do any Act, Malum in fe, as to kill a Person, &c. is
void: So also Bonds made by Dures, by Infants, Feme Coverts, &c. And if a
Woman through Threats, or Flattery, be prevailed upon to enter into a Bond,
she may be relieved in Chancery.

If an Infant (that is, a Person under Twenty-one Years of Age) feal a Bond, 5 Rep. 119. and be sued thereon, he is not to plead, Non est factum, but must avoid the Bond by Special Pleading; for this Bond is only voidable, and not in itself void.

But if a Bond be made by a Feme Covert, the may plead her Coverture, and 10 Rep. 119.

conclude Non est factum, &c. her Bond being void.

If a Bond depends upon some other Deed, and the Deed becomes void, the Lean Bond is also void. A Bond made with Condition not to give Evidence against a Felon, &c. is void; but the Defendant must plead the special Matter.

Condition of a Bond to indemnify any Person from any legal Prosecution, is 1 Lutro. 667.

against Law, and void.

And if a Sheriff takes a Bond as a Reward for doing of a Thing, it is void.

3 Sall. 75.

Conditions of Bonds are to be not only lawful, but possible; and when the 10 Rep. 120.

Matter or Thing to be done, or not to be done by a Cond. ion, is unlawful or impossible, or the Condition itself repugnant, intensible or uncertain, the Condition is void, and in some Cases the Obligation also.

But sometimes an Obligation may be single to pay the Money, where the 2 Mod 285. Condition is impossible, repugnant, &c. in the 10 gradient of the 10 and 112 and

If a Thing be possible at the Time of entering into the Bond, and afterwards 1 Mod. Rep. becomes impossible by the Act of God, the Act of the Law, or of the Obligee, 265 it is become void; as if a Man be bound to appear next Term, and dies before, the Obligation is saved. A Condition of a Bond was, that A. B. should pay such a Sum upon the 25th of December, or appear in Hilary Term after in the Court of B. R. he died after the 25th of December, and before Hilary Term, and had paid nothing: In this Case, the Condition was not broken for Non-Payment, and the other Part is become impossible by the Act of God.

And when a Condition is doubtful, it is always taken most favourably for the Dyn 51. Obligor, and against the Obliger; but so as a reasonable Construction be made as near as can be, according to the Intention of the Parties.

If no Time is limited in a Bond for Payment of the Money, it is due pre- 1 Brownl. 53-fently, and payable on Demand.

But the Judges have sometimes appointed a convenient Time for Payment, June 140-having Regard to the Distance of Place, and the Time wherein the Thing may be performed; and if a Condition be made impossible, in respect to Time, as to make Payment of Money on the 30th of February, &c. it shall be paid presently; and here the Obligation stands single.

Though if a Man be bound in a Bond with Condition to deliver so much Corn I Lens. 101. upon the 29th Day of February next following, and that Month hath then but twenty-eight Days, it has been held that the Obliger is not obliged to perform the Condition till there comes a Lens Year.

the Condition till there comes a Leap-Year.

Where one is bound to do an Act to the Obligee himself, the doing it to a 2 Bulft. 149.

Stranger, by Appointment of the Obligee, will not be a Performance of the Condition.

When no Place is mentioned for Performance of a Condition, the Obligor is 1 Infl. 210. obliged to find out the Person of the Obligee, if he be in England, and tender Litt. 340. the Money, otherwise the Bond will be forfeited. But when a Place is appointed, he need seek no farther.

And

Of CONTRACTS, &c.

0

di Pith C

fea

De Int

ma

den I

be i

void

S

to I

fhall

hurt

for l

had

Coun

Grea Adm

of th

H

- 8 E. IV. And if, where no Place is limited for Fayment of Money due on a Bond, the Obligar, at or after the Day of Payment, meets with the Obligee, and tenders
- him the Money, but he goes away to prevent it, the Obligor thall be excused.

 The Obligor, or his Servant, &c. may tender the Money to fave the Forfeiture of the Bond, and it shall be a good Performance of the Condition, if made to the Obliger, though refused by him; yet if the Obligor be afterwards study, he was the condition of the Condition of the Condition.
- must plead that he is still ready to pay it, and tender the Money in Court.

 The Condition of a Bond being for Payment of Money, it may be performed by giving any other Thing in Satisfaction, because the Value of Money is certain, and therefore may be satisfact by a collateral Thing, is the Obligee accepts it; but if the Condition is to do a collateral Thing, there it is otherwise, and paying Money is no good Satisfaction.
- The Acceptance of a new Bond will not discharge the old one, as a Judgment Hob. 68. may
- One Bond cannot be given in Satisfaction of another, but this is where given by the Obligor himself, for it may by others. 1 Med, 221.
- If a Bond be to pay Money on such a Time, &c. it is no Plea for the Obligor to fay, that he did pay it; he must shew at what Time, or else it may be taken, that the Performance was after the Time limited.
- If a Bond be of twenty Years standing, and no Demand be proved thereon, or good Cause of so long Forbearance shewn to the Court, upon Pleading, Solvit ad Diem, it shall be intended paid.
- Payment of Money without Acquittance, is an ill Plea to Action of Debt Dyer 25.
- upon a fingle Bill; but it is otherwise upon a Bond with Condition.

 If several Days are mentioned for Payment of Money on a Bond, the Obligation, is not forfeited, nor can be sued until all the Days are past: But in some 1 Inft. 293. Cases, the Obligee may profecute for the Money due by the Bond presently, though it be not forfeit; and by special Wording the Condition, the Obligee may be able to sue the Penalty on the sirft Default.
- In a Band where several are bound severally, the Obligee is at his Election, to fue all the Obligors together, or all of them apart, and have several Judgments and Executions; but he shall have Satisfaction but once; for if it be of one only, that shall discharge the rest. If an Obligation be joint and not several, all the Obligars must be fued that are bound; and if one be prosecuted, he is not
- obliged to answer, unless the rest are sued likewise.

 Where two or more are bound in a joint Bond, and only one is sued, he must Sid. 420. plead in Abatement, that two more fealed the Bond, &c. and aver that they
- are living, and so pray Judgment de Billa, &cc. and not demur to the Declaration. Yelv. 177. If a Bond is made to three to pay Money to one of them, they must all join
- in the Action, because they are but as one Obligee. If Action be brought upon a Bond, against two joint and several Obligors Hob. 59. jointly, and both are taken by Capias, here the Death or Escape of one shall not release the other; but the same kind of Execution must be taken forth
- against them; it is otherwise when they are sued severally. When the Condition of a Bond is to do two Things, or has diverse Points, and the Obligee, supposing a Breach of one of them, doth sue the Obligar; if, Issue being joined upon that, it is found against him, and he is barred, the whole Obligation is discharged: And so long as that Judgment is in Force, he
- can never profecute upon any other Point. If a drunken Man gives his Bond, it binds him; and a Bond without Con-Jeni. Cant. 169. sideration is Obligatory, and no Relief shall be had against it, for it is voluntary
- A Person enters voluntarily into a Bond, though there was not any Consideration 1 Chan. Caf. for it, if there be no Fraud used in obtaining the same, the Bond shall not be relieved against in Equity. But a voluntary Bond may not be paid in a Course of Administration, so as to take Place of real Debts, even by simple Contract; yet it shall be paid before Legacies.
- An Heir is not bound, unless he be named expressly in the Bond, though the Dyer 14. 271. Executors and Administrators are. And if an Obligation be made to a Man, his

and tenders e excufed, e Forfeiture if made to rds fued, he

a Bond, the

Court. be performed Ioney is cerbliger accepts herwife, and

a Judgment

where given or the Obligor nay be taken,

oved thereon, eading, Solvit

ction of Debt end, the Obli-

But in fome lond prefently, 10 Obligee may

his Election, eral Judgments f it be of one not several, all sted, he is not

fued, he must aver that they e Declaration. y must all join

everal Obligors se of one shall oe taken forth

diverse Points, ne Obligar; if, is barred, the in Force, he

without Conit is voluntary

Confideration d shall not be id in a Courfe nple Contract;

d, though the to a Man, his

Heirs or Successors, the Executors and Administrators shall have the Advantage of it, and not the Heir or Successor, by Reason it is a Chattel.

A Declaration need not be according to the Letter of the Bond, where there Med. Caf.

is any Omillion, &c. but according to the Operation of Law upon it.

In Bonds to fave harmless, the Defendant being prosecuted, is to plead Non 2 Cro. 126. damnificatus, &cc. A Bond may be from one to one, one to two, three, or more Persons; or from two or more Persons to one, two, three, &c. and the Name of the Obligor subscribed, it is said, is sufficient, though there is a Blank for his Christian Name in the Bond.

But where another Christian Name is in the Bond, and the Bond figned by the 2 Cro. 558. right Name, though the Jury find it to be his Deed, the Obligee cannot have Med. 107. Judgment, for the Name subscribed is no Part of the Obligation.

In these Cases, though there be a Verdict, there shall not be Judgment. Where 3 Chan. Rep. an Obligor's Name is omitted to be inserted in the Bond, and yet he signs and 99. 184. feals it, the Court of Chancery may make good fuch an Accident; and in Cafe a Person take away a Bond fraudulently, and cancels it, the Obligee shall have as much Benefit thereby, as if not cancelled.

If a Bond ... as no Date, or a falle Date, if it be fealed and delivered, it is 5 Med. 282. good. A Plaintiff may suggest a Date in a Bond, where there is none, or it is impossible, &c. where the Parties and Sum are sufficiently expressed.

A Bond dated on the same Day on which a Release is made of all Things, 2 Roll. Rep. Usque Diem datus, &c. is not thereby discharged.

And where a Bond is made to another's Use, it must be so laid in the Ob-Jone. ligation, of he cannot release it, &c.

A Person shall not be charged by a Bond, though signed and sealed, without 1 Levn. 140. Delivery, or Words, or other Thing amounting to a Delivery.

A Bond may be good, though it contains falle Latin, or falle English, if the Rell. Abr.

Intent appears, for they do not make the Bond void.

Morr 864. By the Condition of a Bond, the Intent of what Sum was in the Obligation, a Roll. 146.

may be more casily known and explained.

And the Condition of the Band may be recorded, and then the Plaintiff Luren. 412.

demur, Be. Likewise the Conditions of Bonds may expound to whom an Obligor is bound 1 safe. 108. to pay Money; as if A. binds himself to B. to be paid to A. whereas it should be to B. which Obligation is good, and the Solvendum void.

Interlineation in a Bond, in a Place not material, will not make the Bond 1 Noll. Abr. void; but if it be altered in a Part material, it shall be void.

And a Bond may be void by Rasure, Sc. as where the Date, Sc. is rased 5 Rep. 23.

after Delivery, which goes through the whole.

Such Words, whereby the Intention of the Parties may appear, are fufficient 1 Sound. 66. to make the Condition of a Bond good, though they are not proper; and it shall not be construed against the express Words.

If the Words in a Bond, at the End of the Condition, That then this Obligation to be void, are omitted, the Condition will be void, but not the Obligation: But if the Words, or elfe shall shand in Force, be left out, it has no Effect to hurt either the Condition or Obligation. The stealing of any Bond or Bill, &c. for Money, being the Property of any one, is made Felony, as if the Offenders ages. II. c. 25. had taken other Goods of the like Value.

The Form of a Bond for Payment of Money, with an Obligation from one to one.

KNOW all Men by these Presents, that IA. B. of the Parish of, &cc. in the County of, &cc. Merchant, am held and sirmly bound to C. D. of, &cc. in the County aforesaid, Gentleman, in two bundred Pounds, of good and lawful Money of Great-Britain, to be paid to the said C. D. or his certain Attorney, his Executors, Administrators, or Assents to which Payment, well and truly to be made, I hind myself, my Heirs, Executors, and Administrators, sirmly by these Presents, sealed with the same said. with my Seal. Dated the twenty-third Day of December, in the twenty-fifth Year of the Reign of our Sovereign Lord George the Second, by the Grace of God, of 5 M

OF CONTRACTS, &c.

Great-Britain, Fixnee, and Ireland, King, Defender of the Faith, &cc. and in the Year of our Lord, One thousand seven bundred and fifty-one.

The CONDITION of this Obligation is such, that if the above-bound A. B. his Heirs, Executors, or Administrators, do and shall well and truly pay, or cause to be paid, unto the above-named C. D. his Executors, Administrators, or Assigns, the sull Sum of one hundred Pounds, of lawful Money of Great-Britain, with legal Interest for the same, on or before the twenty-third Day of June next enusing the Date hereof; then this Obligation to be void, or otherwise to be and remain in full Force and Virtue.

Signed, Sealed, and Delivered in the Presence of

A Bond with a Condition from two to one.

K NOW all Men by thefe Presents, that we A. B. of, &c. and C. D. of, &c. are held and sirmly bound to E. F. of, &c. in three hundred Pounds, of good and lawful Money of Great-Britain, to be paid to the said E. F. or his certain Attorney, his Executors, Administrators, or Affigns; to which Payment, well and truly to be made, we hind ourselves, and each of us by himself (if one of the Obligors be a Woman, write thus; viz. by him and herself) for, and in the whole, our Heirs, Executors, and Administrators, and each of us, sirmly by these Presents. Sealed with our Seals. Dated, &c.

The CONDITION of this Obligation is such, that if the above-bound A. B. and C. D. or either of them, their, or either of their Heirs, Executors, or Administrators, do and shall well and truly pay, or cause to be paid, to the said E. F. his Executors, Administrators, or Assigns, the full Sum of one hundred and sitty Pounds, of lawful Money of Great-Britain, with legal Interest for the same, on or before the, &c. which shall be in the Year of our Lord, &c. then, &c. otherwise, &c.

And the Conditions are the same from three or more to one, or when the Obligors, as well as the Obligees, are in the Plural; as they are vice versa, when the Obligors and Obligees vary in the Reverse to the aforementioned; and I think what I have quoted is sufficiently clear, to enable every one to fill up a Bond suitable to his Occasion; which I have done with a View, more for the Service of my Country Readers than those in this Metropolis, as these latter may readily furnish themselves with printed Bonds of all Sorts, which is not the Case with the others, though this Want they may supply by a Draught themselves on stamped Paper, where they have not an Opportunity to get it done by an Attorney, which however I would always recommend when to be effected, at least if the Case is any thing more than common.

A Penal Bill for Payment of Money.

K NOW all Men by these Presents, that I A. B. of, &c. do owe unto C. D. of, &c. the Sum of one hundred Pounds, of lawful Money of Great-Britain, to be paid unto the said C. D. his Executors, Administrators, or Assigns, on or before, &c. next ensuing the Day of the Date hereof; for which Payment, well and truly to be made, I bind myself, my Heirs, Executors, and Administrators, to the said C. D. his Executors, Administrators, or Assigns, in the penal Sum of two hundred Pounds, of like lawful Money, sirmly by these Presents. In Winnels whereof I have hereunto set my Hand and Scal, the, &c. in the Year of, &c. scaled, &c.

in the vibe of the to is O Pe

of

foo

wh

(w of or, Pla

me

Sec. and in

above-bound nall well and D. his Exeadred Pounds, for the fame, Date hereof; emain in full

C. D. of, &c. counds, of good or bis certain ment, well and (if one of the firmly by thefe

e above-bound of their Heirs, pay, or cause rs, or Assigns, oney of Greater, &c. which se, &c.

or when the ce verfa, when i; and I think fill up a Bond for the Service er may readily the Cafe with themselves on y an Attorney, at least if the

ne unto C. D.
Great-Britain,
Alfigns, on or
Payment, well
unificators, to
penal Sum if
In Witness
Year of, Sec.

A fingle

A fingle Bill for Payment of Money, that is, a Bill without a Penalty.

K NOW all Men by sheft Presents, that I A. B. of, &c. do ove and am indebted to C. D. of, &c. the Sum of one bundred Pounds, of lawful Money of Great-Britain, to be paid to the said C. D. his Executors, Administrators, or Assigns, on or before, &c. In Witness, &c.

PROMISSORY NOTES, being obligatory like Bonds, &c. I thought proper to infert them in the same Chapter, though they are in many Respects very different; these Notes are (like a Bill of Exchange) affignable by Indorsement, and in Case a Time of Payment be therein ascertained, they will bear an Interest, provided they are protested within three Days after becoming due; so that it is best in all Cases to insert a certain Time of Payment, except where the Solvency of the Drawer or Debtor is doubted: The Indorser becomes equally liable with the Drawer of these Notes; and when once an indorsable one (that is) payable to Order, is transferred to a third Person, it is no longer in the Power of the Indorser to acquit or free the Drawer stom being liable, either by Release, or other Instrument in Writing, as the Property the Indorser before had in the Note is entirely removed by his Indorsement; in which it differs from a Bond or Obligatory Bill; for there the Obligee, after having assigned the same to a third Person, may, by Release or other Specialty, destroy the Validity of the Obligation, and consequently free the Obligor from the Burden thereof.

The Form of a Premiffory Note, commonly called a Note of Hand,

THREE Months after Date (or on Demand) I promise to pay to Mr. Richard Thomas, or Order, one bundred and fifty Pounds, for Value received, in London, the 23d of December, 1751.

£. 150.

A. B.

The Indorfement should be the same as on a Bill of Exchange; and as there are some Acts of Parliament in Force, which have altered the Quality of these Notes and Inland Bills, from what they were formerly, I shall give an Abstract of them here, without separating what relates to the one from that concerning the other, as I deem this Method the most proper; more especially as I shall soon proceed to treat of Inland Bills.

All Bills of Exchange drawn in, or dated from any Place in England, &c. of 9 and 10 W. the Sum of 5 l. or upwards, upon any Person in London, or any other Place (in \$1.00 km). The Sum of 5 l. or upwards, upon any Person in London, or any other Place (in \$1.00 km). The Which Bills the Value shall be expressed to be received) drawn payable at a certain Number of Days, &c. after the Date thereof, may, after Acceptance (which shall be by Underwriting under the Party's Hand) and the Expiration of three Days after the same shall be due, be protosted by a Notary Publick, or, in Default of such Notary Publick, by any other substantial Person e the Place, before two Wir esses, Refusal or Neglect being first made of due Payment; which Protest shall be made under a Copy of the said Bill, in the Form following:

KNOW all Men, that I A. B. on the Day of at the ufual Place of Abode of the faid have demanded Payment of the Bill, of which the above is the Copy, which the faid do hereby protest the faid Bill. Dated at this Day of

Which Protest shall be notified within fourteen Days after, to the Party from s. 2. whom the Bills were received, who (upon producing such Protest) is to repay the said Bill, with Interest and Charges from the Protesting; for which Protest mere shall not be paid above Six-pence; and in Default of such Protest, or due Notice

Notice within the Days limited, the Person so failing shall be liable to all Costs. Damages, and Interest.

If any such Inland Bills be lost or miscarry within the Time limited for Payment of the same, the Drawer of the said Bills shall give other Bills of the same

ment of the same, the Drawer of the said Bills shall give other Bills of the same Tenor, Security being given (if demanded) to indemnify him, in case the said Bills so lot or miscarried, be found again.

3 and 4 star. All Notes signed by any Person or Persons, Body Politick or Corporate, or by Cap. 9. 5. 1. the Servant or Agent of any Corporation, Banker, Goldsmith, Merchant, or Trader, who is must be sufficiently intrusted by them to sign such Promissory Notes for them, whereby such Persons, &c. shall promise to pay any other Person, &c. or Order, or Bearer, the Money mentioned in such Note, shall be construed to be, by Virtue thereof, due and payable to such Person, &c. or Order, shall be assignable over in Manner as Inland Bills of Exchange are, by Custom of Merchants; and the Person, &c. to whom such Money is payable, may maintain anignate over in Manner as Inland Equis of Exchange are, by Cuitom of Merchants; and the Person, &c. to whom such Money is payable, may maintain an Action for the same, as they might upon such Bills of Exchange. And the Person, &c. to whom such Note so payable to Order is assigned or indorsed, may maintain an Action against the Person, &c. who signed, or any who indorsed the same, as in Cases of Inland Bills, and recover Damages and Costs of Suit; and in Case of Inland Bills, and recover Damages and Costs of Suit; and in Case of Nonsuit, or Verdict against the Plaintiff, the Defendant shall recover Costs.

Such Actions shall be brought within the Time appointed for bringing Actions, per 21 Jac. I. Cap. 16, for Limitation of Actions.

No Body Politick shall have Power to give out Notes, other than they might

before this Act.

In case the Party on whom an Inland Bill of Exchange shall be drawn, shall refuse to accept the same, by underwriting the same, the Party to whom payable shall cause such Bill to be protested for Non-acceptance, as in Case of Foreign Bills, for which Protest shall be paid 2... and no more.

No Acceptance of fuch Inland Bill shall charge any Person, unless underwritten or indorfed; and if not fo underwritten or indorfed, no Drawer to pay Costs, Damages, or Interest, unless Protest be made for Non-acceptance, and, within fourteen Days after Protest, the same be sent, or Notice thereof given, to the Party from whom such Bill was received, or left in Writing at his usual Place of Abode. And if such a Bill be accepted, and not paid within three Days after due, no Drawer shall pay Costs, Damages or Interest thereon, unless Protest be made and sent, or Notice given as aforesaid; nevertheless the Drawer shall be liable to Payment of Costs, Damages and Interest, if any one Protest be made for Non-acceptance or Non-payment, and Notice be sent, given, or

No fuch Protest shall be necessary for Non-payment, unless the Value be expressed in such a Bill to be received, and unless the Bill be drawn for 20 /. or upwards, and the Protest shall be made for Non-acceptance by Persons appointed

per 9 Will. III. Cap. 17.

If any Person accept such Bill of Exchange in Satisfaction of any former Debt, the same shall be esteemed a full Payment, if he doth not use his Endeavour to get the same accepted and paid, and make his Protest for Non-

acceptance or Non-payment.

Nothing herein shall discharge : Remedy that any Person may have against

the Drawer, Acceptor, or Indorfer such Bill.

This Act shall continue for three sears. Made perpetual by 7 Ann. Cap. 25.

M fir ali

of M

of

by

vis ne the

reg Bil

bу

in

th

the ref Pe Str

firf du

the

thi

and

am EdRe

tra

COL Th Ma All T_{Γ}

red Fié nited for Payof the same case the said

e to all Cofts,

prorate; or by Merchant, or otes for them, Se. or Order, sed to be, by fame is made order, shall be stom of Mermay maintain ge. And the indorfed, may who indorfed Costs of Suit; efendant shall

nging Actions, an they might

whom payable are of Foreign

unless under-Drawer to pay ceptance, and, thereof given, of at his usual it within three thereon, unless ess the Drawer ny one Protest fent, given, or

the Value be wn for 20 /. or fons appointed

f any former of use his Entest for Non-

y have against

Of Bills of Exchange, and about the cross ones of Europe, known to Foreigners under the Denomination of Arbitrations of Exchange.

HE original Traffick of Mankind, by way of Barter, becoming troublesome, Necessity led them to the Invention of some more easy Manner of continuing their Commerce; and nothing being found so commodious a Medium as Money, this was many Ages fince adapted to carry on their Trade, first by the *Hebrews*, then by the *Romans*, and fince continued and encreased by almost every civilized Nation; and for a still greater Conveniency of foreign Trade, they made Coins of the most valuable Metals, that might answer the Intention of an easy Carriage, by being less bulky and heavy than baser ones; and this Method being generally approved of and practised by most trading People, they by Degrees sell into an Improvement even of this, and substituted Remisses and Exchanges by Bills, to save the Expence, Risque, and Trouble, which the Portage of Money from one Kingdom to another occasioned. The Jews banished France in the Reigns of Philip August and Philip de Long, are supposed by some to have been the original Inventors of it; whilst others, with a greater Appearance of Probability, assign the Contrivance to the Gibelins, on their being expelled Italy by the Faction of the Guelphs; though the Motives given for both are the same, viz. their Endeavours to withdraw their absconded Effects with the Secrecy necessary to prevent their Confication; and to this Purpose they gave Bills on their private Friends to foreign Merchants for the Sums agreed on, and these were regulated by the different Value of the Coins exchanged; and as many of these Bills came back unpaid, it gave Birth to the Charge of Re-exchange, first begun by the aforesaid Lombards, and these, after different Modifications, fixed it into a Branch of Business: They retired, on their first Expulsion from Italy, to Lyons in France, and from thence spread themselves into many other trading Cities of that and other Kingdoms in Europe; and there is still a Street in Paris bearing their Name, from its having been a Quarter where the greatest Part of them resided, for carrying on their Banking Business; and it is owing to the same Reafon, and to perpetuate the Memory of the great Business exercised there by these People, and by them taught the Dutch, that the Place where the Exchange stands at Amsterdam, was at first and still continues to be called after them (as does the Street here in London from the same Motive) so that it was these People who first sowed the Seeds of these Negociations in the Minds of the Belgick Merchants, who duly cultivated and spread them all over Europe for the easier conducting Mercantile Affairs, and at the fame time to prevent the Exportation of their current Coin in lieu of these Paper ones, if I may so term them; and this being found so beneficial and advantageous to trading Kingdoms, as to merit and engage the Protection of several Princes for its Encouragement and Encrease; among which some of our former Kings made several Regulations concerning it; Edward III. caused certain Tables to be set up at Dover and other Parts of the Realm, declaring the Value of the fundry Species of Coins current in the Countries trading with his Subjects, and the Allowance Merchants were to give to be accommodated with Remisses, as may be seen in the many good Laws of his Reign. These Tables and Exchanges were subject to the Direction of the King's Mint-Master, who made them Par pro Pari, or Value for Value, with a reasonable Allowance to those who were appointed to interfere as Exchangers, for their Trouble; and many Acts have been passed since by succeeding Princes concerning

But as Commerce varied, fo did Exchanges too, though they were generally reduced to four, viz. Cambio Commune, Cambio Real, Cambio Sicco, and Cambio Fisitio.

-434

OF BILLS OF EXCHANGE, &c.

Cambio Commune, in England, was that which was conflituted by the feveral Kings, who having received Monies in England, would remit by Exchange the like Sums to be paid in another Kingdom, according to the Regulation of the abovementioned Tables.

Cambie Real, was when Monies were paid to the Exchanger, and Bills were drawn without saming the Species, but according to the Value of the several Coins, and indeed was no more than the Payment of Money here in England, with a Proviso to be repaid the just Value in Specie in another Country, according to the Price agreed on between the Exchanger and Deliverer, to allow or pay for the Exchange of the Money and the Loss of Time.

pay for the Exchange of the Money and the Lois of Time.

Gembia Sicce, or dry Exchange, is when a Merchant hath Occasion for 500/.

for a certain Time, and would willingly pay Interest for the same, but the usurious Lender being desirous to take more than the Statute allows, and yet willing to void its Penalty, offers the 500/. by Exchange for Cadix, whereunto the Merchant agrees; but having no Correspondence there, the Lender desires him to draw his Bill on the said Place, payable at double or treble Usance, by any seigned Person, as the Exchange shall then govern, with which the Merchant complies; and on Receipt of the Bill, the Banker pays the Money, and remits the Bill to some Friend of his at Cadix to procure a Protest there for Non-acceptance, the Charge of which, with the Exchange and Interest, the Merchant is to pay his Creditor; and these Expences formerly were very considerable.

Cambie Fictitie, is when a Merchant hath Occasion for Goods, but cannot well spare Money for their Payment; and the Owner of them, to secure his Advantage, and avoid the Penalty of the Law, acts as the Usurer in the former Case, and obliges the Buyer to defray the Expences of Re-exchange, &c.

These two last Methods of raising Money for the Necessitous, were prohibited

These two last Methods of raising Money for the Necessitous, were prohibited by an Act of Parliament in the 3d and 4th of Henry VII. but on Account of the base Monies coined by Henry VIII. at the Siege of Bologne, Exchanges were discontinued, and the aforesaid Pressures and Abuses became again current in the Reign of Edward VI. which occasioned all Exchanges to be prohibited for a short Time, but this being sound of great inconvenience and Detriment to Trade, it was again restored; though almost quite neglected, and the illegal Part of it connived at, in the succeeding Reign of Q. Mary.

The just and true Exchange for Monies that is at this Day used both in England and other Countries (by Bills) is Par pro Pari, or Value for Value; so as the English Exchange being grounded on the Weight and Fineness of our own Money, and the Weight and Fineness of those of each other Country, according to their several Standards, proportionable in their Valuation, which being truly and justly made, ascertains and reduces the Price of Exchange to a Sum certain

for the Exchange of Monies to any Nation or Country whatfoever.

As Money is the common Measure of Things between Man and Man within the Realm, to is Exchange between Merchant and Merchant within and without the Realm, the which is properly made by Bills when Money is delivered fimply here in England, and Bills received for the Repayment of the same in some other Country, either within or without the Realm, at a Price certain, and agreed upon between the Merchant and the Deliverer; for there is not at this Day any peculiar or proper Money to be found in Specie whereupon outland Exchanges can be grounded, therefore all foreign Coins are called imaginary.

Having thus far premised and shewn the Original and Nature of Exchanges, I shall descend to Particulars, and endeavour in the clearest Manner I can to inform my Reader of every Circumstance necessary to be known in the Circulation of Bills; all Steps to be taken towards their Recovery, their Form, current Courses, and Laws about them, both here and in every other Part of Europe; that this nice Branch of Commerce may be rendered more intelligible, and be better understood than it commonly is, or can be, except duly explained: As Customs in their Formation, Times of running, and falling due, Days of Grace, &c. are almost as various as every one European Nation is from another; and as I consider this to be the most intricate Part of Mercantile Literature, I shall be as extensive in my Sentiments and Quotations about it as the Nature of the Thing requires, without searing the Centure of my Readers for Prolixity, which

owever

con Can For as or for, his

the it is Peritake Virt Peritor E B the cof h

Dra paya who char A with and tende for

All

of th

in T

condu quain only certain of eac where two S nary S Depen

Value Excha thofe of tribute dinary

d Man within and without livered fimply fame in some n, and agreed this Day any nd Exchanges

f Exchanges, nner I can to n the Circu-form, current t of Europe; ible, and be eplained: As ays of Grace, other; and as re, I shall be lature of the lixity, which however

Of BILLS OF EXCHANGE, &W.

however I shall endeavour to avoid meriting, and be as concise as my Capacity will permit, without curtailing what is necessary to be said on so important a

A Bill of Exchange is commonly drawn on a finall Piece of Paper, and Rebent's comprised in two or three Lines, being so noble and excellent, that though it Merchant's cannot properly (as is conceived) be called a Specialty, because it wanteth those merce. Formulaties, which by the Common Law of England are thereunto required, Marin's Adais Seal, Delivery, and Witnesses, yet it is equivalent thereunto, if not boyond or exceeding any Specialty or Bond, in its Punctuality and precise Payment; for, if once accepted, it must be paid when due, otherwise the Acceptor loses his Credit.

There are ordinarily four Persons requisite in making an Exchange (besides the Broker) viz. two at the Place where the Money is taken up, and two where it is payable; as 1st, the Deliverer, Giver, Remitter, or Negetiator, being the Person who delivers the Money; adly, the Taker or Drawer, who receives or takes up the Money by Exchange; 3dly, the Party who is to pay the Money in Virtue of the Bill drawn on him, commonly termed the Acceptant; 4thly, the Person to whom the Bill is made payable, and is to receive it, called the Possession or Holder of it.

But fometimes only three are concerned in an Exchange, viz. the Drawer, the Deliverer, (who has the Bill made payable to himself or Order and Value of him) and the Party that is to pay it, the Deliverer carrying it himself and

There is likewise another Way, wherein only three are necessary, at 1st, the Dino, P. 4. Drawer, 2dly, the Party on whom it is drawn, and 3dly, he to whom it is and 5-payable; for the Drawer having Money in his Hands belonging to the Person in whose Favour the Bill is drawn, confesses Value received in his own Hands, and charges it to his Friend or Factor, payable to his Creditor.

And there is yet one Way more wherein Monies may be remitted only with the Intervention of three Persons, 1st, the Taker, 2dly, the Deliverer, and adly, the Party to whom payable, as thus, if I was at Enon, and the tended for London, I would take up Money there, and give Bills of Exchange for the same, drawn on myself, payable to whom the Deliverer should appoint

Money may likewise be exchanged between two Persons only, viz. the Drawer, and he on whom it is drawn, the Drawer making a Bill of Exchange payable to himself or Order for Value in himself, and subscribes the Bill, and directs it to the Party that owes him Money, and is to pay it by Exchange, by which Bill (when he on whom it is drawn hath accepted it) he becometh Debtor to the Drawer, and this latter, before the Bill falls due, doth negociate it with another Man, and by this Moans draws the Money in at the Place of his Re-fidence, and makes only an Affignment on the Bill, psyable to him of whom he hath received the Value.

All these Methods of Exchanges are termed Real Exchange, and some or all of them will naturally occur to a Man in Business; therefore the better to conduct my keader to a perfect Understanding of them, he ought to be acquainted, that as the Monies and Species of almost every Nation differ, not only in their current Prices, but in their intrinsick Value, there is a just and certain Par established between them, according to the real and effective Worth of each Species, without any Regard had to their Currency in the Countries where they are coined; and the Par is by some Authors supposed to be of two Sorts, viz. the one of real Monies, and the other of Exchanges, or imaginary Species, though both feemi to be the same Thing, as having a necessary Dependance upon each other.

By the Par of real Monies, is to be understood, The Equality of the intrinfick Value of the real Species of any Country with those of another; and by that of Exchanges, the Proportion that the imaginary Momes of any Country bear to those of another. So that the Rise and Fall of an Exchange must only be attributed to the current Price of the Coins of any Country, or from an extraordinary Demand in one Place for Money in another, or sometimes it is owing

to both; and I think it may easily be proved from the very Etymology of the Word Exchange, that the Variation of the current Coins or Monies of any Country in a Manner constitutes and gives it Being, at least has a very great Influence on it, as it is only (according to the aforesaid Definition) a Bartering or Exchanging the Money of one Kingdom with those of another, which is always effected by the Intervention of two or three Lines of Writing on a Slip of Paper, as I have mentioned before; and I shall now proceed to shew what the Obligation of every

one is who may be concerned in it.

And 1st, of the *Drawer*, who in treating about, or negociating a Bill of Exchange, must have a strict Regard to his Credit, and never give his Draughts at an Under-Exchange, as this is a certain Indication of his Want both of Cash and Credit, though without an Impeachment of either he may do his Business, although something under the very Height of the Course, as this cannot always be obtained by every one; therefore when a Drawer is not notoriously under the Mark, he will transact his Affairs with Reputation; and if his fole View in drawing proceeds from a Prospect of Advantage, without any Mixture of Necessity, he may watch his Juncture for succeeding in his Designs by regulating his Draughts or Remisses according to the Plenty or Scarcity of Money or Bills.

2. If, in negociating a Bill of Exchange, only the Price is mentioned, without any other Conditions, they shall in this Case be construed to be such as the Customs of the Place to which the Bill is directed ordinarily allow of in

all Respects.
2. A Drawer ought to observe before he subscribes a Bill, and the Remitter 3. A Drawer ought to observe seriors he status made, with all the necessary before he sends it away, that it be well and truly made, with all the necessary Requifites fully expressed in it, which I shall here hint for their Government; and 1st, it ought to have its Date rightly and clearly expressed; adly, that it names the Place where it was made and concluded on; 3dly, that the Sum be expressed so distinctly both in Words and Figures, that no Exceptions can be taken against it; 4thly, that the Payment thereof be ordered and commanded; 5thly, that the Time of Payment be not dubiously expressed, nor sooner or later than has been agreed on; 6thly, the Remitter must especially observe that the Name of the Person to whom Payment is to be made, be well and truly spelled; or if it be made to his Order, that those Words be clearly writ; 7thly and 8thly, he must also observe if his Name be therein, and the Value of him be expressed; othly, he must observe that the Bill be subscribed by the Drawer; 10thly, the Drawer must principally look to the Direction of the Bill, that it be true, and directed to the right Person; 11thly, they must both observe, that the Place wherein the Payment must be made (and the Coin, or Species wherein it must be paid) be fully expressed in the Superscription or Body of the Bill: And if a Drawer draws upon one who lives not at the Place where the Bil' is intended to be paid, then the Remitter must observe, that as well the Place where the Person lives that is to pay, as the Place where the Payment must be made, be expressed.

4. A Drawer acts imprudently when he gives more Bills than one for the fame Sum, to the same Person, and under the same Date, as this may be an Occasion of Mistakes; therefore if two Bills for one thousand Dollars are agreed for, it is

better to make them for unequal Sums, than five hundred each.

5. It is a Custom here in England for the Drawer to deliver only the first Bill on the Day of Agreement, and to recover on the 2d and 3d, which are fent to the Remitter for Payment before the next Post goes out; and a Drawer should always observe to note how many Bills he gives, lest by a repeated Loss he should be led into an Error through Forgetfulness, and give the Duplicate of

one he had given before.

6. Generally in all Bills of Exchange, the Drawer is bound to the Person from whom the Value is received; as the Acceptor is to him, to whom it is made payable; for although the Drawer and Acceptor are both bound in the Bill, and both equally liable for the Payment thereof, yet they are not commonly both bound to one Man; I say commonly, for if the Taker of the Bill be Servant to the Party to whom the Bill is payable, then indeed the Drawer

J. Marius,

ge ot th

be in

M

probal

dir the

by

are

laft

hat bef

Re

not

if it

Chi

Sect

with

in f

une 9

his :

has

befo

Equ

vide

whe

₿c.

reval

thou

prote

nithe

comi

fuch

12 mitte

i

11 remi nology of the f any Country t Influence on r Exchanging ys effected by per, as I have ation of every

ciating a Bill ever give his of his Want her he may do Course, as this Drawer is not putation; and tage, without eeding in his enty or Scarcity

is mentioned, ed to be fuch ily allow of in

the Remitter ll the necessary Government: , adly, that it at the Sum be eptions can be commanded; nor fooner or ly observe that well and truly rly writ; 7thly Value of him by the Drawer; he Bill, that it h observe, that pecies wherein dy of the Bill: where the Bil' well the Place Payment must

ne for the same be an Occasion greed for, it is

r only the first which are fent and a Drawer a repeated Loss ne Duplicate of

to the Person to whom it is bound in the are not comker of the Bill ed the Drawer

may be faid to be bound to the Party to whom it is payable, as well as the Acceptor; or if he who pays the Value be the Principal, and he remits his own Money by Exchange, payable to his Agent, in this Cafe likewife both Drawer and Acceptor may be faid to be bound to the Purchafer of the Bill; but for the generality, in Sums remitted and drawn between Merchant and Merchant, it is otherwife, as the Drawer is properly bound to one, and the Acceptor to another, though both of them are liable till the Bill be fatisfied; fo that if the accepted Bill be not paid at the Time, and Protest made for Non-payment, and there be Occasion to commence a Suit in Law against the Drawer, it must be entered in the Name of the Party from whom the Value was received; and in like Manner, if a Suit be commenced against the Acceptor, it must be made and prosecuted in the Name of him to whom the Bill is made payable; for probably the Drawer takes no great Notice to whom it is made payable, being directed therein by the Person that takes the Bill; neither doth he who accepts the Bill much regard the Purchaser of it, but only regarding the Party who drew it (with whom he corresponds) and him to whom it is made payable (to whom by his Acceptance he binds himfelf for the Payment;) and so likewise where there are any Assignments on Bills negociated, always the Party that receives the Value is directly bound to him of whom he hath received it, and the Acceptor to the

7. If a Merchant, after accepting a Bill of Exchange, becomes infolvent, or hath done or suffered any thing publickly against his Credit, in the Interim before the Bill under his Acceptance falls due, the Holder, on hearing such a Report, should by a Notary demand of the Acceptor a better Security, and on not obtaining it, cause a Protest to be made for want thereof, and send it away by the very next Post, that the Remitter may have an immediate Opportunity to demand and procure Security from the Drawer; and when the Bill is due, if it is not paid, another Protest must be made for Non-payment, and forwarded as the other; for which Protests the Drawer must be answerable, and pay the Charge of them jointly with those of Postage, Re-exchange, (if the Money be re-

drawn) Commission and Brokage.

8. When any Protest is received either for Want of Acceptance, or better Security, the Person to whom it is sent must presently repair with it to the Drawer or Indorfer of the Bill, and upon Sight thereof, he must give a satisfactory Security (if his own is not to Content) for Repayment of the Money received, with Re-exchange and Charges, if it is not paid when due; and it is customary in such Cases to make a Deposit suitable to the Value, or procure some Person of unexceptionable Credit to be bound for its punctual Discharge.

9. It is customary, as I have observed before, for a Drawer in London to deliver his first Bill to the Person agreed with, on the Day of its Negociation, and to recover on the second and third Bill, retained till the succeeding Post, so that it has sometimes happened through Missortunes, though oftener with Design, that the Remitter has absconded or failed before Payment; so that the Bill arriving before the Advice of the Failure or Knavery, is accepted and must be paid, though Equity would certainly give Relief to the Party aggrieved, in case of Fraud, provided the Deceiver could be found.

10. And if the Acceptor of fuch a Bill becomes infolvent, or refuses to pay it when due, the Drawer is obliged for its Discharge, with Re-exchange, Provision,

Sc. although he has not received its Value.

11. If a Merchant draws a Bill of Exchange for his own Account, and remits his Correspondent others, or Cash to discharge it, or orders him to revalue for its Amount, and in this last Case the Redraughts are accepted, though the Factor becomes insolvent, or retires with the Money, whilst the Bill is running on him, the Merchant shall be obliged to pay the Bill returned protested, with all Charges of Re-exchange, &c. by which Means he furnishes not only these, but the Value of the Bill twice, so that a more than common Regard should be had to the Character of the Person employed in fu h Transactions.

12. If a Drawer fails before receiving Value for his Bill given, and the Remitter hath the Bill still in his Hands, he should restore it to the Creditors or Trustees of the Drawer's Effects; but if they refuse to admit it, and infact on his performing his Contract, he is obliged to a Compliance, and must demand Acceptance, and endeavour to produce Payment of the same, though not till the Creditors or Trustees who urge him thereto have given him latisfactory Security, for the Payment of Re-exchange and incident Charges, in case this Negociation should return with Protest; and till they do this they cannot oblige him to pay them the Value of the Bill.

13. When a Bill of Exchange is accepted, and not punctually paid when due, a Protest for Non-payment is so far from releasing the Acceptor (as some have formerly erroneously thought) that it exposes him to the Payment of more than he was before liable, as by Acceptance he only obliged himself to the Discharge of the Sum mentioned in the Bill, but under Protest must pay all Costs, Damages, Interests, &c. and for which he becomes liable to an Action on the Case as soon as ever the Protest for Non-payment hath been made, and he may be arrested for

th

D

A

A

th

sh

of

tin

the

Ci pre

ru

fafe

acc

ma

for

mo

Inf

acc

the

curi

obli

Bill

are-

the fame accordingly.

14. In Case of a Remitter's failing, before he has paid the Value, and the Person to whom the Bill is drawn, gets Advice of this Occurrence before Acceptance, and therefore refuses to accept it; the Bill, on its returning protested, shall be paid (notwithstanding) with all Charges by the Drawer, under Proof from the Possessor, that he negociated the said Bill, and paid a just Value for it: But if the Bill be directly forwarded to the Person to whom it is made payable, and sent him by the Remitter in Payment of a Debt he was owing him; then it is dubious whether the Drawer be obliged, as he has received no Value, nor the Possessor in any other Shape made the same good. And though the Drawer in such a Case is obliged to pay extra of what the Remitter owes him for the Value, the Re-exchange and Charges, yet the said Remitter stands indebted for no more than the bare Import of the Bill, nor can any thing more be recovered of him.

15. When a Drawer acts simply for another's Account without engaging as Surety for the Negociation, if the Value by any Casualty is not received, the Lois will fall on him for whose Account the Bills were given, unless the Drawer give the Remitter a Time for Payment, without advising his Principal thereof, or that he has neglected to demand the Money in the customary Time, or that the Remitter was at the Time of transacting the Affair known to be insolvent, or apparently declining in his Circumstances; in any of which (or similar) Cases, the Drawer shall suffer the Loss, (whether he received any Benefit or not thereby) as it was occasioned by his crediting the Remitter.

16. If, through the Negligence of a Negociator or Possessor of a Bill, the demanding Acceptance has been omitted or postponed till the Drawer has failed, and the Person it is drawn on, being ignorant of what has happened, accepts the fame when presented, his Acceptance shall oblige him to the Payment, though procured after the Drawer's Infolvency; but if the Remitter or Possessor hath neglected to demand Acceptance, before the Drawer's Failure, and the Person to whom it is directed has Advice thereof, he cannot be compelled to accept the Draught, though previous to the Knowledge of the Drawer's Misfortunes he had acquainted him with his Intention to honour his Bill, and even afterwards confesses that he should have done it, had it been presented, and the Acceptance demanded, before the Advice of the Drawer's Failure reached him.

17. It is customary (in London) for the Possessor of a Bill to send it (on Receipt) to the Merchant's House, on whom it is drawn, for Acceptance, and leave it there (if defired) till the next Day, except the Post goes out the same Day it is received (which often happens from the unavoidable Irregularity of its Arrival) in which Case it should be accepted on protested. And in Case a Bill to left should happen to be lost, or mislaid, either by the Person on whom it is drawn, or by any of his Servines to whom it was delivered, so that it cannot be returned to him who left it, ineither accepted nor maccepted, in this Case he who lost the Bill, (if he intended to accept, or if he had accepted it) should give a Note under his Hand and Seal for the Payment of the Sum mentioned, and to the Party directed in the Bill, at the Time limited, or to his

l infift on his mand Accepttill the Cretory Security, is Negociation ge him to pay

aid when due, (as fome have of more than the Discharge ofts, Damages, e Case as soon be arrested for

alue, and the arrence before returning pro-Drawer, under and paid a just fon to whom of a Debt he god, as he has the fame good. a of what the faid f the Bill, nor

hout engaging a not received, ven, unless the g his Principal attomary Time, town to be inich (or similar) y Benesit or not

of a Bill, the Drawer has has happened, im to the Payne Remitter or awer's Failure, annot be compof the Drawer's properties of the Bill, been prefented, awer's Failure

to fend it (on eceptance, and out the fame Irregularity of And in Cafe the Person on a delivered, fo for unaccepted, to the Sumited, or to his Order,

Order, upon Delivery of the Second, if it come in Time, or if not, upon that Note, which is in all Respects and Cases to have the Law Privilege of a Bill of Exchange, as it is but just and reasonable that he who hath lost another's Specialty, should make it good by some Means equivalent thereto; and in Case of the said Note's being resused, Protest should be immediately made for Non-acceptance and forwarded to the Remitter, as that for Non-payment should be (though there is neither Bill nor Note to demand it on) if the Contents of the lost Bill are not satisfied at the Time limited for Fayment.

18. When any Person has Bills sent him to procure their Acceptance, with Directions to return them or hold them at the Orders of the Seconds, &c. and the Person to whom they are so sent either forgets or neglects to demand Acceptance, or if he suffers the Party on whom they are drawn to delay their Acceptance, and the Drawers in the Interim fail, he is certainly very blame worthy for his Carelessness, and Disregard of complying with his Obligation, though this will not subject him to a Payment of their Value; but if he should be urged and pressed to procure Acceptance and Payment to a Bill sent him, and should protract or defer the getting it done, and the Acceptant, being ignorant of the Drawer's Circumstances, declares he would have accepted it, had it been timely presented, the Person guilty of this Neglect will be obliged to make good the Los, that has happened to his Correspondent, purely through his Omission and Carelessness.

19. If an Acceptor has heard that a Drawer is failed, he ought not to accept any of his Draughts afterwards, although he may (whilst ignorant of the Drawer's Circumstances) have promised Honour to his Bills, as his so doing may either prejudice himself or a third Person, which he should carefully avoid, and not engage his Firm without a sufficient Security against all Claims and Demands, that may be made either by the Drawer himself, or any other in his Right.

20. And the Reasons are equally good against accepting any Bill from a Bank-rupt Drawer, though it should bear Date before the Time of his Failure, and equal therein with the Letter of Advice, as fraudulent Dealings are always to be feared in such Cases, and consequently to be guarded against; besides it is not safe to accept a Bill under these Circumstances, I mean in Point of Law; therefore every prudent Man will be cautious to secure himself.

at. If any one be drawn upon, on the Account of a third Person, and desone accepting has Advice of the Drawer's Falling, he enght not to accept the Draught, though he has promised the Drawer he would, as his Acceptance may be prejudicial to him; for if he has not Effects in his Hands, the Person for whole Account it is drawn, will naturally and reasonably scruple the satisfying the Value, or if he should, it will be a Detriment and Loss to him, if the other has not a Sufficiency in Hand to answer the Bills. And he ought more especially to testile Acceptance to any Bills of a Drawer who has failed, if the Person for whole Account the same is drawn, advices of the Drawer's Insolvency, or on Suspicion or its Approach hath forbidden the Acceptant to accept any of the Drawer's Bills for his Account, although he may have directed the Acceptance of them before.

22. When any Drawer fails, the Acceptor is not obliged to give better Security for Payment, but the Possessor must have Patience till the Bill falls dus, before he has any Demand on the Acceptor; but then the Acceptor is obliged to pay, though he accepted for the Drawer's Account, and without any Effects in Hand.

23. But if an Acceptor (on a Drawer's being failed) denies Payment of a Bill, the Holder is not obliged to return it with Protest to the Place from whence it was drawn, as it is apparent that the Resexchanges and Charges are not recoverable from the Drawer, who must therefore, after Protests made, be proceeded against without Delay by Attachment, &c. (1 and additive bollstoom

24. If an Acceptant fails, or absents himself, the Possessor is obliged, as soon as he has Notice of the Truth thereof, in get a Postest made by a Notary Publick in due Time, and to sead the Tame, with the Bill, it the Remitter, that he may procure Satisfaction from the Drawer; and Advice thould not only be immediately given to him, but even to the last Indoser; that every one con-

cerned may be acquainted with the Occurrence, and the Drawer thereby impowered to order some other to pay his Bill if he pleases, and thereby prevent the Loss which Re-exchanges bring with them.

25. If the Holder of a Bill, either through Negligence, Ignorance of the Cuftom, or of the Acceptor's Failure, or that because the Bill did not come to Hand till after it was due, or from any other Cause or Motive, he did not, or could not, have it protested by a Notary Publick, nor sent it away either before or after it was due, till probably on the last Respite Day; yet this Negligence or Ignorance doth not hinder the Possessor's having Redress on the Drawer and Indorser, altho' the Acceptant failed before it became due.

26. When an Acceptor fails before the Day of Payment, and the Bill is made payable to Order, the Possessor thould, as soon as possible, get a Protest made, and sent to the first Remitter, though he must retain the Bill till it falls due, that in case the Drawer should think proper to order the Payment of his Bill by any

other, the Possessor may be ready to receive it.

27. If, when an Acceptor is failed, any other offers to accept and pay the Bill for the Honour of the Drawer or of any Indorfer, the Poffesior is not obliged to admit the Offer, if he has any Reason to suspect the Circumstances of the Person who makes it; but if he has not, or if the said Person will give sufficient Security for his Compliance, the Holder cannot refuse it.

28. Though it should be remembered that it is not safe to accept a Bill, whose first Acceptor has failed, but under Protest declarative of his Motives to it, which Protest should be immediately sent to the Drawer, or to him for whose Account it is accepted, with the Notary's Attest ion of its being accepted for

29. Though the Failure of an Acceptor be certainly known, and even acknowledged by the Drawer himfelf, yet this latter is not obliged to give any Satisfaction or Security to the Remitter till he produces the Protest; but if this is fent without the Bills, or the Bills without that, or both Bills and Protest are returned together, and these or either of them shewn to the Drawer, he is obliged to give immediate Satisfaction, or Caution for the Payment of Re-exchange and Charges; though it would be imprudent in a Drawer to make Restitution of the Value received, or of the Re-exchange and Charges, only upon producing a Protest for the Acceptant's Insolvency; but upon producing this, and a Requisition thereto, he hould give Security for the Payment thereof, at the Place where it is made payable, provided it can be done in Time; if not, for the Re-exchange, when the Bill that was accepted by the infolvent Person shall be produced; and till the faid Bill be produced, he need not restore nor repay any thing, without sufficient Security to deliver the Bill, and a full Discharge from all future Demands; and to make Restitution thereof with Interest, in case the said Bill be paid to any Person (supra Protest.) But if there is not Time enough to order the Bill's Discharge at the Place it was drawn on, the Drawer mult give the Remitter Security to pay it at that it was drawn from, as foon as it becomes due,

30. A Drawer or Indorser is as much obliged to the Possessor of a Bill, protested for an Acceptor's Insolvency, as they would be if the Bill was protested for

31. When a Person is drawn upon and remitted to, in Bills payable to himfelf, and hath advised that he has accepted the Draught, if he fails before the Bill becomes due, the Lois must fall upon the Drawer, or upon him for whose Account he drew, and will be obliged to make good the Re-exchange and Charges, though it be not protested in due Form and Course; but if he tails on the Day of Payment, or after, then the Bill is confidered as paid, and the Loss must be borne by him for whose Account it was drawn, though it should be protested within the Days of Respite. A vi vincal

32. When a Bill is drawn for the Account of a third Pefon, and is accepted according to its Tenor for his Account, and he fails without making Provision for its Payment, the Acceptor is obliged to discharge his accepted Draught, without

having any Redress against the Drawer. vis and on the third

33. If

be go th Ca fer acc

and

may

for

viz.

and

or l the

tend in, f

be i

(une

(Juj

Pro

thereby im-

e of the Cufome to Hand not; or could before or after or Ignorance ndorfer, altho

e Bill is made Protest made, falls due, that is Bill by any

t and pay the is not obliged frances of the will give fuf-

a Bill, whose es to it, which or whose Acg accepted for

even acknowbut if this is nd Protest are Drawer, he is yment of Reawer to make ges, only upon roducing this, ent thereof, at me; if not, for nt Person shall ore nor repay full Discharge h Interest, in f there is not rawn on, the awn from, as

of a Bill, pros protested for

yable to himails before the aim for whose exchange and if he tails on and the Loss it should be

nd is accepted Provision for ught, without 33. If a Perion on whom a Bill is drawn for uples the accepting it for the Account of him it is advised to be drawn for, or if through Want of Advice he is ignorant for whose Account it is drawn, he may accept the same (figure) Protest if the pleases, for the Account and Honour left the Drawers.

34. When a Bill is made payable to Order, and indefied by a fablicantial Man, before Acceptance to demanded, and the Acceptor feruples to accept it for Account of the Diawer, or for the Account of him it is drawn for, he may (if he thinks proper) do it fupra Protest, for the Hanour of the Indefiers, and in this Case, he must first have a formal Protest made for Non-acceptance, and should fend it without Delay to the said Indefeer, for whose Honour and Account he hatherenessed the Bill.

35 A. Alceptance, fupra Protest, obliges the Acceptant as absolutely to the Payment, as if no Protest had intervened; it being indifferent to the Possessor of a Bill for whose Account the same is accepted, and he hath his Redress and Remedy as sufficiently as ever against all the Indossers and Drawers, if the Payment be not punctually made by the Acceptor at the Time of its falling due.

36. The Possessor of a Bill must be satisfied and content with an Acceptance supra Protest, if offered by a responsible Person (as it is of no Importance to him whether it is accepted simply or under a Protest, as the Acceptant pays the Charges) except he had Orders from the Remitter, not to admit of such an Acceptance, in which Case he should and ought to protest, if a simple Acceptance is resulted.

37. When a Bill is accepted, fupra Proteft, and the Holder is not fatisfied therewith, but by the Notary Publick and Witnesses demands a simple Acceptance, and, upon Refusal, makes a Protest; the Acceptant (if he continues resolved not to accept simply and frealy); should renounce the Acceptance he had made, and insist that it he so inserted in the Protess, and he considered as null and vold, as if it had never been done, otherwise he will act imprudently, and may suffer for it.

38. Neither the Possession of a Bill, nor he that may demand Acceptance, nor any third Person whatsoever, may accept a Bill of Exchange previous to a Refusal from him it is drawn or, or that he cannot be found, and hath left no Order for the Acceptance; in any of which Cases, either the Possession himself, or any other, may accept it (under Protest) after causing it to be protested for Non-acceptance; and the Method of accepting supera Protest is as follows, viz. the Acceptant must personally appear before a Notary Publick with Witnesses (whether the same that protested the Bill on not is of no Importance) and declare that he doth accept such a protested Bill in Honour of he Drawer, or Indorser, &c. and that he will satisfy the same at the appointed Time; and then he must subscribe the Bill with his own Hand, thus, Accepted supra Protest, in Honour of I. B. &cc.

39. An Acceptance, fupra Protest, may be so worded, that though it be intended for the Honour of the Drawer, yet it may equally oblige the Indorser, and in such Case it must be sent to the latter; but such an Acceptance tends rather to the Discredit than the Honour of the Drawer.

40. When the Possessor of a Bill hath admitted of a third Person's Acceptance, fupra Protest, in Honour of the Drawer, then the Drawer is freed from any Obligation to give a further Satisfaction to the Remitter; but if the Acceptance be made in Honour of an Indorser only, the Bill is as absolutely protested in respect of the Drawer, and he obliged to give Satisfaction either to the Indorser (for whose Honour it was accepted) or to the Remitter, as if the Acceptance (under Protest) had nover been made.

41. If a Bill be protested for Non-acceptance, and after being accepted (fupra Protest) by a third Person, the intended Acceptant (on receiving fresh Advices and Orders) determines to accept and pay it; the Acceptor (under Protest) may suffer it, though the Possession to be obliged to free him from his Acceptance; and in case the two Acceptors agreed, he that was originally designed such, is obliged to pay him who has accepted supra Protest, his Commission, Charges, &c. as it was, by his Acceptance that the Bill was prevented from being returned protested.

OF BILLS OF EXCHANGE, &c.

42. Any Man that will, may (hypra Protest) accept a protested Bill for the Honour of the Drawer, or any particular Drawer that was before accepted (hypra Protest) in Honour sito of some one particular but later Indoner, and the first Acceptant is obliged to allow of the same, and yet remain obliged for his first Acceptant is obliged to pay and allow Provision and Charges to the first, for the Reasons affigued in the preceding Case.

4.1. Fla that accepts a Bill layra Protest, puts himself absolutely in the stead of the first designed Acceptant, and is obliged to make the Phyment without any Exception; and the Possession, and acceptant the first intended one. If he had

an Acceptor, as he would have had against the first intended one, if he had

44. When any one accepts a Bill fipra Proteft, he may lawfully demand a Recompence for the Credit given him, for whole Honour he accepted it, at leaft his Commission, Postage, and other Charges; and in case he should be forced to take his Reinsbursement by Redraughts on the Persons for whose Account he accepted and pays, his Bill ought to meet with a just and ready Compliance, besides a grateful Acknowledgement of the Favour.

45. No one should accept a Bill under Protest for the Deawer's Hosour, till

he has first learned the Reasons from the intended Acceptant, for his suffering it to be protested; but if the Acceptance be in Honour of an Indorser, such an

Enquiry is needless.

46. Though the Drawer of a Bill, under Protest for Non-acceptance, and his Hand-Writing, be never to well known, yet every one thould be cautious in accepting it furne Process for his Honour, provided the Person for whole Account it was drawn, be unknown, and cannot be found.

4/. Any one accepting a Bill jupra Protest, either for the Honour of the Drawer or an Indorser, though it be done without their Orders, or Knowledge, yet he hath his Redress and Remedy on the Person for whose Honour he accepted it, who is obliged to indemnify him, as if had acted entirely by his

Directions.

48. If the Acceptant of a Bill, under Protest, for the Hondur of a Drawer or Inderfer, receive his Approbation of the Acceptance made, the Acceptant may freely pay the Bill, without any Protest for Non-payment; but if the Person, for whose Honour the Bill was accepted, returns no Answer to the Advice, or replies with a Disapproval thereof, unthankfully remarking that it was done without Orders; in this Case the Acceptant, sopra Protest; must cause a formal one to be drawn up for Non-payment, against him to whom the Bill was directed, and on his continuing to refuse Payment, and he that has accepted it, is obliged to do it for him; he should engage the Possessor to transfer all his Action, Right, and Law of the Bill to him; for though this is not absolutely necessary, yet it will corroborate his Demands when he comes to have recourse against the Person for whose Honour he accepted it (whether Drawer or Indorfer) or on any of the former Indorfers.

49. He that accepts a Bill in Honour of the Drawer, hath no Remedy against any of the Indorsers, because he obligeth himself only for the Drawer; and he that accepts for the Honour of an Indonfer, can have no Advantage from any one, subsequent to him for whose Honour he accepted; but he and all that were before him (the Drawer included) are obliged to make the Ac-

ceptor Satisfaction.

co. When a Bill is protested for Non-payment, any Man may pay the same (under Protest) for the Drawer's or Indorser's Honour, even he that made, or

he that suffered the Protest.

51. A Man, after having freely and willingly accepted a Bill, cannot fatisfy the same under Protest, in Honour of an Indorser, because he, as Acceptant, is already obliged to him; but an intended Acceptant, not having yet accepted the Bills, may discharge them for the Honour of the Indorser or Drawer, as if he was a third Person unconcerned.

52. When a Person has Bills passed on him for the Drawer's Account, who, having made no Provision for the Payment thereof, gives the Acceptor Room to fear he shall have some Difficulty in obtaining a Reimbursement, in such

CERMBE

th in

no Di Ce

had

adı

refj

Dr

tho

for me

the

difc

befi

feco

for

and

Mo

ftrić con

Supr

cept in c

Pay will

mit

6

Bill for the re accepted dorfer, and obliged for w Provision

Br.

in the Read ent Without guinA fuch

y demand a epted it, at o should be for whose R and ready

Honour, till is fuffering it fer, fuch an

eptaine and be cautious n for whole

mour of the r Knowledge, onour he actirely by his

of a Drawer he Acceptant but if the nswer to the tking that it it must cause hom the Bill that has acfor to transfer h this is not omes to have ether Drawer

no Remedy the Drawer; o Advantage, but he and ake the Ac-

pay the fame hat made, or

cannot fatisfy s Acceptant, yet accepted brawer, as if

count, who, ceptor Room ent; in such Cafe,

Cafe, this latter may fuffer them to be protested when due, and afterwards either pay them himself, or some other for him, under Protest, causing the Right and Title to be transferred to him, to enable him to prosecute the Drawer in case of Need, or by this Means the more easily to prevail on him to refund the Value he received, when probably it would be difficult to persuade him to reimburle what the Acceptor has paid for him.

53. No Man must pay a Bill under Protest for Non-payment, till he has de-clared before a Notary Publick, for whose Honour he discharges it, whereof the Notary must give an Account to the Parties concerned, either jointly with the Protest, or in a separate Instrument or Act.

54. He that pays a Bill fupra Protest, immediately succeeds the Possessor in the Right and Title thereof, although there be no formal Transfer made, not no Cesso Actionis from the Holder to the Payer; yet to prevent all Disputes, it may be more adviseable, especially in some Cases, to have this Cesson made in Porm, and to this the Possessor is obliged whenever it is demanded of him;

55. The Possession of a Bill, protested for Non-payment, is not obliged to admit of its Discharge from a third Person (fupra Protest) either in Honour of the Drawer or any Indones, unless he declare and prove that the Honour of that Bill was particularly recommended to him; in which Case the Holder is abfolutely obliged to admit the Payment from him, as if the intended Acceptant

had discharged it. 56. But if the properted Bill be indorfed by the Poffessor's Correspondent, and was remitted by him, then the Possessor, if he acts circumspectly, will not admit of any Payment in Honour of the Indorfements, but under the express Condition that the Payer shall have no Redress or Remedy against the said Cor-

57. He that discharges a Bill protested for Non-payment, in Honour of the Drawer, hath no Remedy against the Indosfers; though he that honours a Bill (protested for Non-payment) for an Indosfer, hath his Remedy not only against the said Indosfer, but against all that were before him (including the Drawer) though he hath no Action, Law, or Right against the Indorsers that follow him, for whose Account the Payer was willing to discharge the Bill; as has been mentioned about accepting Bills, \$40, 49.

58. When several Persons offer to honour a protested Bill, for Non-payment, he that proffers to do it in Honour of the Drawer should first be admitted, and

then he that intends the same for the earliest Indorser.

59. When a Bill is paid, under Proteft, in Honour of an Indorfer, and the Acceptant advifeth the Payer that there is another (or that he himself) will discharge it for the Honour of an earlier Indorfer or of the Drawer, and this before he that paid hath reimbursed himself by redrawing, then he is obliged to admit of it from the second, and to transfer his Right to him, though the fecond Payer will be obliged to refund to the first, not only his Charges, but half Commission also.

60. Men should be very circumspect and cautious in accepting or paying Bills for the Honour of the Drawers, and still more so when they do it for the Honour of an Indorser; and ought to be very well acquainted with the Character and Circumstances of the Person for whom they engage their Firm, or pay their Money; and this Precaution is more especially to be observed, when a solvent Acceptor suffers a Protest for Non-payment, and his Reasons for so doing are strictly to be enquired after, previous to a Payment for the Honour of any one concerned, as they may be such as might dissuade any other from paying them supra Protest, though if they are entirely satisfied of the Substance of the Acceptor, they may with less fear pay the Bill, as he is obliged for its Discharge, in case the Drawer of Indorsers refuse,

61. If the Protest for Non-payment be sent away, it is unadviseable to offer Payment under Protest, though the Bill be still retained, unless the Possessor will give sufficient Security to make Restitution, in case the Drawer or Indorser should have repaid the Value and Charges, or otherwise agreed with the Re-

mitters.

62. A more than ordinary Circumspection is likewise required in the Payment of Bills (under Protes) that are made payable : Order, and at some Days Sight, when there hath been any Neglect in the procuring Acceptance; and above all, Men should be fearful to meddle with Bills that were not duly and

dorfer, the Payer ufually (if he has no Effects in his Hands) redraws the fame directly on him for whole Account he paid it, with the Addition to the Sum mentioned in the Bill, of the Charges of Prote . Brokerage, Postage, and

64. And when he that pays under Protest hath revalued for his Advance, he ought, with the Advice of his Draughts, to send the Protest with the protested (and by him discharged) Bills of Exchange, jointly with the Instrument of his tendered Payment and its Acquittance, to his Correspondent, that they may be shewn to the Person, for whole Honour he paid, at the Time of demanding Acceptance of his Bills for Reimbursement, which ought in Gratitude to be punctually complied with; though if it should not, and the Person drawn on results Acceptance and Payment, he may be compelled thereto, as well as to defray all the Drawer's Charges and Damages, the Right being now in him, either by or without a Transfer of it from the first Possessor, as has been

65. If a Drawer make any Dispute, and alledge that his Bill was accepted, and therefore the Remitter must feek his Redress from the Acceptant, &c. he should be informed that he must primarily be applied to before it can be sue for from the Acceptor; and if a Drawer has any Suspicion that his Bill (though accepted) will not be paid, he should recommend the Care of it to some other Person for his own Credit, who may afterwards have Recourse against the Acceptor at his letter's resulting Powerst arranges him to immediate Drawatics.

ceptor, as this latter's refusing Payment exposes him to immediate Execution.

66. In case of a Person's refusing Payment of his accepted Bills when due, they ought to be protested, and sent with the Protest to the Remitter or Drawer, which of the two it was that forwarded them, except they should order their Correspondent to detain the Bill, with a Prospect of obtaining their Discharge

from the Acceptor.

67. The Possession of an indorsed accepted Bill, protested for Non-payment, and not discharged supra Protest, hath his Redress on the Drawer and all the Indorfers; and therefore it is usual for the Possessor of such a Bill to redraw for its Value, &c. on him from whom he received it, whether he be the first Remitter, or any other Indorfer; but if he is not to be found, or has failed, or if it is more for the Polletion's Conveniency, or to comply with the Request of a later Indorfer, he may draw upon some earlier Indorfer, and demand of him or the Drawer, Restitution of the Value and Charges, and, in case of Resusal, compel him to it; but, however, the Person from whom he received, or with whom he negociated the Bill, is obliged to refund, and he again hath his Redress on the Acceptant, Drawer, or any other earlier Indosser.

68. The Possessor of such a Bill must not directly demand Restitution from the Drawer, before he has given Notice of the Non-payment and Protest to the Indorfers, left he lose his Redress on them; and he should, as well in case of Protest for Non-acceptance as for Non-payment, advise the Remitter thereof without Delay, and fend him a Copy of the Protest, that he may get Security

from the Drawer.

69. No Bills of Exchange, protested or to be protested, can be attached in the Notary's Hands, except only when an Acceptor can demonstrate that he hath fully paid their Contents, and in this Cafe the Attachment will lie; other-wife it is of no Force or Validity; and the Notary may, nay must when de-manded, restore the Bill and Protest to him from whom he received it, to act therewith as he shall judge convenient.

70. No Person can be compelled to pay a Bill which he has not accepted; nor the Drawer or Indorfer to the making Restitution, unless the Bill be returned with Protest for Non-payment; but if it is, and the Protest is in all Circumstances rightly made, he that gave or negociated the Bill must make

rai

thi

and wit

Dra

if h

if th

this

cha

7 dife

retu whe

proc refu

prov

oblig

any

Tim

hou

Sum

Cour that and t

the P

and F

Rech

(by I

recov as Tr

Of BILLS OF EXCHANGE, &c.

immediate and punctual Satisfaction for the Value, Re-exchange, Commission,

Brokage, Postage and Protest.

71. The Drawer of a Bill payable to Order, is no farther obliged (though the protested Bill was indorsed in several Places, and returned the same Ways) nan for Payment of the Redraught made from the Place where the Bill was to be difcharged directly to that where it was drawn, and at such a Course of Exchange as then governed; and the Indorfers are likewife no farther obliged than for the Revaluing from the Place intended for its Payment directly to that where it was respectively indorsed by them.

2. When a Bill is in the same Place successively indorsed by several Persons, and is returned with Protest to the last Indorser, he is obliged instantly to make Satisfaction, either by himself or by some other Indorser before him, or for him; and if he pay, and fatisfy it himself, he is not then to demand Provision or Charges of the other Indorsers or Drawer in the same Place, more than what

he has actually paid.

73. The Remitter or Possessor of a Bill protested for Non-payment, is not precisely obliged to sollicit Restitution from the Drawer or Indorser, if he had rather feek his Redrefs from the Acceptor; and on the contrary, he need not regard the Acceptant, if he prefers seeking Satisfaction from the Drawer or Indorfer, nor is he obliged to allow them any Time for the Payment, but may, if

it be not punctually complied with, proceed against which of them he pleases.

74. No Drawer or Indorser is obliged to make Restitution on sight of the Protest alone, nor on sight of the Protest and the unaccepted Bill, when one of them hath been accepted; but he is obliged to give a fatisfactory Security to the Remitter on his producing only the Protest, and to make Payment when

this and the accepted Bill are presented together.

75. If a Person who has accepted a Bill, refuses Payment when it is due, and the Bill, on being returned with Protest that the Drawer may satisfy it, meets with a Refusal from him also, and is sent back again to the Possessor, this latter in such Case has as much Right and Law against the Acceptor as against the Drawer, and may force either of them to a Compliance.

76. Though the Possessor of an accepted Bill hath no Redress against the Drawer, if he omits to protest it for Non-payment, till the Days of Grace are expired, yet if the Drawer be still in Credit, he must send it to him with the Protest, as till this is done, and they are returned, he cannot compel the Acceptant to dif-

77. When a Bill is made payable for the Drawer's own Account, and is not dicharged when due, but protested for Non-payment, the Possesson need not return it on the Drawer, but may instantly compel him to make Satisfaction whenever he is found.

78. The Acceptant of an indorfed Bill, protested for Non-payment, cannot be proceeded against by Arrest or Attachment, though any one or all the Indorsers refuse to make Satisfaction, unless the Drawer also refuse to do it, and this be proved by good Evidence; and the Acceptant of a Bill returned to the Drawer with Protest for Non-payment, and sent back undischarged by him, is only obliged to pay the Exchange and Rechange, Provisions, and Postage, without any other Charges.

79. And the Exchange is reckoned according to the Course at Sight at that Time and Place where the Protest is made, to the Place where the Payment should be made by the Drawer; but if it is not complied with there, then the Sum is again encreased, by the Commission and Postage being added, and the Course is now reckoned upon the whole Sum, according as it shall govern at that Time and Place upon Sight, to the Place where the Bill is to be paid, and the Acceptant is obliged to pay the Rechange and all the Charges, although the Parcel was not effectually negociated and redrawn, i. e. Rechange, Provision, and Postage must be twice paid, &c. as Provision twice for the Exchange and Rechange; the Charges being only for Postage and Protests, unless the Acceptant (by Delays and Excuses) forces the Possessor upon some necessary Charges to recover, which the Acceptant is obliged to pay; but no extraordinary ones, such as Travelling, &c. will be allowed.

Bill (though to fome other ainst the Ac-Execution. lls when due, ter or Drawer, ld order their heir Discharge

Erc.

n the Payfome Day

ot duly and

wer or In-

vs the fame

to the Sum

Postage, and

is Advance,

at with the

the Instru-

ondent, that

the Time of

ght in Gra-d the Person

d thereto, as

t being now

as has been

was accepted, tant, &c. he can be fued

Non-payment, er and all the to redraw for e be the first has failed, or he Request of emand of him ale of Refulal, cived, or with

estitution from and Protest to as well in case emitter thereof ay get Security

gain hath his

be attached in nstrate that he vill lie; othernust when de-ived it, to act

not accepted; he Bill be rerotest is in all ill must make immediate

Of BILLS OF EXCHANGE, &c.

80. And if the Acceptant under the aforementioned Circumstances refuse immediate Payment to the returned Bill, a legal Interest may be charged him, from the Day that the Bill was due to the Time of its Ducharge; though he shall not be obliged to make good any other Loss or Damage than those before-mentioned, notwithstanding the Expressions used in the Protost, as these are not to be construed as obligatory on the Acceptant to satisfy any Loss or Damage which the Possession may pretend he has suffered from a Want of punctual Payment, and by this Means frustrating his Designs of some beneficial Engagement, or Loss of a convenient Opportunity for advantageously employing the

Sum detained.

81. When a Drawer is not of an established Credit in the Commerce of the Place he is settled at, it is common for some Merchant, who inclines to forward and protect, at first to indorse his Bills, till Time and Opportunity have rendered him and his Dralings better known; but if any fuch Friend excuses to indorfe his Bills, and yet has a Mind to serve him, it is frequent on such Occasions for that Friend to subscribe the second or third Bill, which is done by the sole fetting his Name under that of the Drawer, without adding a fingle Syllable thereto, as this doth as fully and amply oblige him as it does the Drawer, though the Obligation only extends to the Hill so subscribed, for which the Underwriter is answerable to the Remitter, or any other this latter negociates it with; but if the Remitter keeps the subscribed Bill himself, and the Possessor of the other two unsubscribed would seek any Redress against the Security, he cannot for want of the Bill that is subscribed; but as such Negociations are only practifed for the Safety and Satisfaction of the Deliverer, without an Intention in any Shape to discredit the Drawer, they are usually concealed, and the fubscribed Bill seldom sent away.

82. And when such subscribed Bills are satisfied, they should be returned to the principal Drawer, as he in the first Bill acknowledges to have received the Value, and the Remitter would be very imprudent if he paid it to the Subscriber though he contracted with him, and regards his Firm more than that of the Drawer's; but the Subscriber should take care to enquire of the Remitter or Possessor, whether the Bill was punctually complied with when due, that he may

for his Security have that carrying his Firm cancelled.

83. Exchange is made in the Name, and for the Account of a third Perfon, when any one acts therein by the Order, full Power, and Authority of another, which is commonly term'd Procuration; and these Bills may be drawn, subscribed, indorfed, accepted and negociated, not in the Name or for the Account of the Manager or Transacter of any or all of these Branches of Remittances, but in the Name and for the Account of the Person who au-

thorized him.

84. And as fuch an unlimited Power, if abused, may be of the most fatal Confequence to the Giver of it, who certainly puts his Welfare and Fortune in his Procurator's Hands, it ought not lightly to be granted, nor till the most sedate Reflections and thorough Knowledge of the Person will justify the Step, and bring it within the Limits of Prudence; therefore a discreet Man will not hazard his Substance by such a Substitution, except through mere Necessity, and then will act with all the Circumspection possible in his Choice; and when he has passed his Nomination, and authentically substituted his Agent, he must advise those Correspondents on whom his Procurator may occasionally want to draw, &c. with his having given such a Power, and desiring them to honour the Firm of his Substitute, whenever made use of for his Account.

85. And he that by fuch a Procuration does either negociate, draw, indorfe, subscribe or accept Bills of Exchange, by subscribing his own Name and Quality (that is, the Attorney of his Employer) does thereby as effectually oblige his Principal as if he himfelf had firmed, whilst the Procurator is not in the least obligated; but if any one, under the Pretence of having a full Power from a Person of Credit, transacts any Business for his own Account, he is not only obliged to perform all that he hath negociated in the Name of another Perfon, but is likewise liable to be punished severely for the Deceit; and such a

Pretence no way obliges the Person whose Name is made use of therein.

86. It

ful ten and or his fuc the app

adv

any

he tho

tha

onl

obli

or

ano

Ag

Bill

and

furi

pro

dec has

fen

obl

reti

fon

fari

ent

Pay

28 if 1

or

mu

the he s refuse imnarged him, s though he hose beforeas these are or Damage of punctual tial Engageaploying the

nerce of the s to forward ave rendered as to indorfe h Occasions by the fole agle Syllable he Drawer, r which the negociates it Possessity, he occurry, he occurry, he necessed, and

returned to received the le Subscriber that of the itter or Poshat he may

third Peruthority of lls may be ame or for Branches of n who au-

e most fatal Fortune in most sedate Step, and not hazard , and then hen he has must advise it to draw, ir the Firm

w, indorse, nd Quality oblige his in the least ver from a not only other Perind such a 86. It will therefore be prudent in every Remitter or Possessor of Bills to refuse any Drawings or Acceptance by the Wife, Servant, &c. of those they pretend to represent, unless they first produce the Power they say they act under, and this be in every Respect full and satisfactory, and neither antiquated, recalled, or cancelled; and it is afferted by Marius and others, that a Merchant's Letter to his Wife, Friend, Servant, or any other, to accept Bills of Exchange, is not sufficient without a Power of Attorney in Form; though if there should be no such instrument made to either of the aforementioned Persons, yet if either of them have formerly in the Principal's Absence usually accepted his Bills, and he approved thereof at his Return, I believe on Proof of this it would always be construed as his Intention, and be as valid and binding as a legal and formal Instrument.

87. In Negociations of Bills, the Procurator should, before he concludes any, advife the Person treating with him, of the Quality in which he acts, that he may be satisfied of the Validity of his Deputation; for if without mentioning any thing thereof previous to his Contracting, either by himself or a Broker, the other Party is not obliged to stand to the Agreement, or pay him any Money if he has acted as a Drawer, but may refuse to have any thing to do with him; though, on the contrary, the Possessor of a Bill must admit the Acceptance of a Procurator, provided his Letter of Attorney be general, or expressly declaring that all Bills by him accepted, are for Account of the Principal, or limited only to the Acceptance of those Bills that the Possessor hen the Holder is not obliged to admit the Acceptance of one whose Power to perform it is doubtful or insufficient.

88. When Bills of Exchange are drawn on one Place, and made payable in another, the Intention of such a Draught should be mentioned at the Time of Agreement, otherwise it is not binding; and when Bills are drawn in this Monner, it is customary for the Acceptant to mention the House they are to be paid at. As for Example; A. B. of London draws 500 Dollars on C. D. of Bilboa, payable in Madrid, which the Remitter sends to his Correspondent there, and he to his at Bilboa, where being presented to the said C. D. he accepts it to be paid by E. F. (or in the House of E. F.) of Madrid, and takes care to surnish the necessary Fund in Time for its Discharge, otherwise the Bill will be protested for Non-payment in Madrid, as E. F. lies under no Obligation to pay it, if he has not Effects of the Acceptant's in his Hands, neither is he obliged to declare whether he will pay it or not before it is due.

89. It is fometimes customary in Cases like the above, for the Remitter (if he has no Correspondent at the Place the Bill is drawn on) to desire the Drawer to send the first for Acceptance, and to return it accepted to him, or elsewhere as he shall direct, which the Drawer cannot well refuse, though he is not strictly obliged to a Compliance; however, when once consented to, and he does not return the Bill accepted in a convenient Time to the Remitter, or forward it according to his Order, this latter should send the second Bill to some other Person to procure Acceptance (as he cannot oblige the Drawer to give him any farther Satisfaction) in case this has not been done to the first, and if refused, to enter a Protest.

90. If the Acceptant of a Bill does not live in the Place where it is payable (as in the foregoing Cases) and in order to discharge it, remits the Holder other Bills due the same Time his is, the said Holder is not obliged to admit them in Payment, and if he consents to it may justly demand his Commission on them, as he has a double Trouble in the Recovery of his Money, and on the contrary, if the Possession desires the Acceptant to send him the Value of the Bill in others or in Specie, the Acceptant is under no Obligation to comply, unless he has an Allowance of a Provision for his Pains.

91. If the Person to whom the Bill is addressed will not accept it, a Protest must be entered against him for Non-acceptance, but that for Non-payment is properly made (as before observed) at the Place where the Bill is payable; and though the Possession is under no Obligation to seek elsewhere for Payment, yet he may, in case of its not being punctually discharged, proceed against the Acceptant wherever he finds him.

92. Besides the aforementioned Method of drawing on one Place and paying in another, there is yet a different Manner of executing such Negociations, as when Bills are not made payable or remitted to the Place directly where the Money is, but on some other Place, from whence the Value is to be redrawn or remitted to the Place where Payment must be made. As for Example: A Person has Money lying at London, which he would willingly have at Dantzick, but as the Dantzicker cannot draw directly on London, he first passes his Bill on Hamburgh or Amsterdam, and orders his Correspondent there to reimburse himself on London; and the Motives to this Sort of exchanging are either, first, because there is no Course settled directly, or clie, secondly, where there is it may be more advan-

tageous not to make use of it, but to negociate otherwise.

3. When any one draws by Commission, it must be either for the Account of him on whom he draws, or else for that of a third Person; if for the sormer, the Drawer should punctually advise him of the Sum drawn, and distinctly in how many Bills, what Date, to whom, and when payable, from whom the Value, and at what Exchange (and indeed the fame Exactness should be always observed in regard of advising whenever Bills are drawn) and no Draughts should be passed for the Account of a third Person without special Order from him; and it is customary on such Occasions for the Acceptant to advise that he will honour such Draughts, whenever they appear, previous to the Drawer's making them; and the Drawer on his Part should give punctual Advice both to his Principal and the Acceptant, whenever he executes his Commission; and it is usual in such Cases for the Drawer to mention in the Bill for whom he draws, by concluding it with these Words, and place it to the Account of A. B. as per Advice from, na .ing the Person, or the two initial Letters of his Name, which may prevent and obviate an Exception sometimes made by an Acceptor, that he did not accept nor satisfy the bills for such an Account, but on the Drawer's only.

94. Bills may be, and many Times are, drawn upon a third Person's Account, who yet remains incog. to the Acceptor. As for Example; A. B. is straitned for Cash, and C. D. his Friend has none to spare him, yet willing to serve him, he makes his Credit supply what his Purse denies, and passes his Bill on E. F. of Amfterdam for the Sum that A. B. wants, with Orders to redraw the fame on him (C. D.) which A. B. pays in due Time. And fometimes Bills are drawn for Account of a third, by Order of a fourth, viz. A. B. of Antwerp receives Orders from C. D. of Madrid, to draw for his Account on E. F. of Hamburgh, but A. B. finding no Opportunity of effecting it, directs G. H. of Amfterdam to value for the Sum ordered on Hamburgh for the Account of C. D. of Madrid, and to remit it afterwards to him the faid A. B. Or else A. draws on B, with Orders to reimburse himself by Draughts on C, for the Account of D. but B. should refuse such a Commission, unless A. be his Security; and when he draws on C. he ought to advise him that he draws by the Order of A. for the Account of D. and also give Advice to A. with all the Particulars of the Negociation, though it is unnecessary to correspond with D. about it, this

being A.'s Obligation.

95. He that hath Orders to draw on one Place, and remit to another, or vice versa, for the Account of a third Person, should not remit before he knows he can draw, nor draw before he knows he can remit, as by the doing one he may be in Ditburse, and by the other have his Principal's Cash lie by longer than may be pleasing; and when he hath an Opportunity to do both, he should, before concluding, make his Calculation whether he can execute his Commission within Limits (if limited) according to the Terms and Exchanges offered him.

96. When a Remitter by Commission hath sent his Bill to a third Person by Order of his Principal, and in his Letter of Advice hath clearly expressed for whose Account it is, then neither he nor his Employer can alter or recall the ne, to the Prejudice of him to whom the Remisses are made.

97. If a Remitter in Commission stands del credere for the Remisses, he acts indiscreetly, if he has the Bills made payable to himself or Order that he may indorse them; for though this is frequently practised by the chief Bankers and

follo Tolij not and the all c acts him

of a Chai he h to g hath as b Dray Gain

tion,

beca

tisfa

Draw effect his I being Valu oblig thou with Secu

pays he p fufta paya turn Plac Tirn good for

to habov turn to him

for finif

and paying ciations, as the Money or remitted Person has , but as the Hamburgh on London ; there is no

nore advan-

Gr.

he Account the former. d diftinctly whom the d be always o Draughts Order from advise that he Drawer's Advice both commission ; l for whom Account of Letters of s made by in Account,

's Account, is straitned ng to ferve his Bill on redraw the etimes Bills of Antwerp on E. F. of s G. H. of t of C. D. se A. draws Account of urity; and Order of A. rticulars of out it, this

nother, or he knows ng one he by longer he should, Commission es offered

Person by preffed for recall the

es, he acts ne may ininkers and xchangers, Exchangers, with a View to conceal from the Drawer the Person to whom they remit, it does not take off from the Imprudence of the Action, as the following Reasons will evince, viz.

The Indorfer may be forgotten, and from this Omission may arise endless

Disputes and Contests; 2dly, the Remitter by this Means makes himself liable not only to answer all Damages, &c. to his Principal, but also to every Possessor and Indorfer of the Bill after him; for,

3dly, By indorfing the Bill, he makes it his own Bill, and obliges himfelf on the Account of his Principal, not only for the Value by him received, but for

all other Charges and Re-exchanges.

98. And though a Remitter by Commission does not stand del credere, he acts with equal Imprudence, in having the Bills (as aforefaid) made payable to himself or Order, and then indorses them, for thereby he effectually engages himself to stand del credere, without reaping any Advantage therefrom.

99. Any Remitter on Commission that stands del credere may, upon the Return of a Bill for Non-acceptance, contract with the Drawer for the Rechange and Charges, and on his receiving Satisfaction, not only be compelled to remit (if he hath not indorfed the Bill) the same Value for a timely Discharge, but also to give his Principal the Advance of the Re-exchange, &c. but in Case he hath indorfed the Bill, he may absolutely refuse to give away those Advantages, as by his Indorfement he made it his own Bill, and he (as well as any other Drawer or Indorfer) may have the Bill discharged when due, and appropriate the Gains of Re-exchange to himfelf.

100. A Pemitter by Commission that stands del credere is not obliged to make good to his Principal any more than the Value he paid for the Bill, in case it should be returned with Protest, and the Drawer is not able to make Satisfaction, as the Rechange and Charges must be the Principal's Loss (if they are lost) because the Remitter had Provision only on the Value paid; but if he obtain Satisfaction from the Drawer for the Rechange and Charges, he is obliged to make the same good to his Principal, though the Commissions he receives from the Drawer are his own, unless the just Sum, with the Provision and Charges, be effectually redrawn on him; and in this Cafe he may place a Committion to his Principal's Account for the Trouble of accepting and paying the Bill.

101: And a Remitter by Commission with del credere is obliged, on a Bill's

being returned with Protest for Non-payment, immediately to make good its Value, or to suffer it to be drawn on him, because his standing del credere obliges him not only for the Drawer's Sufficiency, but for its punctual Discharge; though in this Case the Interest, Rechange, &c. is all for his own Benefit, nutwithstanding the Drawer (incapable to make present Payment) should yet give Security to make a future Satisfaction; and the Remitter, if he gives Orders for the Payment of the Bill, may charge his Employer with what he effectually pays more than the Bill was for, or what his Diffurfements exceed the Value he paid, provided he permits the Principal to recover the Lofs and Charges he fustains from the Drawer.

102. When a Remitter in Commission (standing Security) has made Bills payable to the Order of his Principal, or to any other Person, that are returned protested, and they having been indersed several Times in different Places, and consequently the Advice of the Protest must be for a considerable Time retarded in reaching the Remitter, he is notwithstanding obliged to make good to his Principal the Value by him paid, and that though the Drawer was for a confiderable Time in Credit after the Advice thereof might have come to his Hands if it had been fent directly. And in case any one sier the above Circumstances executes his Commission in his own Bills, and they return protested, he is then obliged, both as Drawer and Security, to make good to his Principal the Rechange and Charges, as if he had not been the Drawer himfelf, but a Stranger.

103. If any one remitting by Commission with del credere, makes the Bills for the Account of him to whom he remits, then the Rifk of standing Security sinishes with the Day of Payment, so that in Case the Acceptant (supposing him to be the Person to whom the Remis was made) should fail the very next Day

Of BILLS OF EXCHANGE, &c.

after the Bills became due, and though a formal Protest for Non-payment be not entered, the Loss will fall on the Principal, and not on him that remits by Commission; but if the Acceptant fails before the Day of Payment, or does timely protest against himself for Non-payment, then the Loss is the Remitter's, because he also is the Drawer to him for whose Account the Draught was made.

make Remiffes to some of his Correspondents, that he supposes to be substantial Men (under the Remitter's Security) and there so wait the Principal's Directions, if the said Remitter advise him that he has complied with his Orders, and mentions to whom he remitted, and the exact Sums he paid, he is not obliged to his Principal, though the Remitted should fail, because the del credere hath only Respect to the Goodness of the Bills, and not to the Solvency of him to whom they are sent; as the Money, from the Moment of his receiving it, was at the Order and Disposal of the Principal, and this latter, if he trusted the other with it, was a Matter of Choice, and at his own Risk.

105. If a Factor has Orders to draw on one Place, and remit to another with his del credere, and cannot recover for his Draughts, he must suffer the Loss, as his Security is for the whole Negociation, and not for the Remisses only; and if the Bills a Remitter takes be returned with Protest, and he cannot procure immediate Satisfaction from the Drawer, he may charge him an Interest on the Money advanced, although he then gives him Security for the Payment.

Money advanced, although he then gives him Security for the Payment, 106. It is the Duty of every one drawn on by Commission, to advise the Drawer (immediately on hearing of the Draught) whether he will accept it or not, on the Conditions, and for the Account of him for whom it was made, and if the Bill be for the Account of a third Person, the Account must give him Advice also of the Drawer and Sum passed on him for his Account, and add when it falls due, and whether he will honour it or not.

107. He that is drawn upon for the Account of a third Person, from whom he has received no Orders for accepting, nor is in Cash for him, neither hath Directions to revalue on the Principal, acts prudently if he suffers the Bill to be protested for Non-acceptance, unless he knows the Drawer to be a responsible Man, and this inclines him to accept (supra Protest) for his Honour, which he may do if he pleases, and oblige the Drawer afterwards to make him Satisfaction; but in this Case he ought immediately to advise the Drawer of such his Acceptance under Protest.

108. He that is drawn on for the Drawer's Account, or that of a third Perfon, and scruples to accept it for the one or the other, either freely or under Protest, may accept the same in Honour of any Indorser (fupra Protest) that he thinks proper to trust, and is then obliged to give the Drawer, and the Person for whose Account it is, and also the Indorser for whose Honour he accepts, Advice thereof; and to send the Protest, with the Instrument of Acceptance, to the Indorser, that he may use it against the Drawer.

of the Drawer or any Indorfer, for want of Advice, Order, or Frovision, from him for whose Account the Bill is drawn, and he afterwards receives both Orders and Effects, he is then obliged to free the Drawer and Incorfer from their Obligations, and to advite them that he will pay the Draught for his Account for whose it was drawn, and dist he therefore discharges them

110. If any one accepts a Bill with the Drawer's Obligation, be must at the Day of Payment advise the Drawer, whether he, for whose Account the Bill was drawn, Lad made Provision for it, or otherwise disposed its Paymer t, and if this was done, he in consequence discharges the Drawer from his Obligation.

111. When any one is drawn on for the Account of a third, by another

When any one is drawn on for the Account of a third, by another with whom the Acceptant never had any Correspondence, and consequently must be ignorant of his Firm, he ought to be deliberate in his Acceptance, though he has Orders from his Principal to honour such Draughts, and should rather wait for the Drawer's Advice, that he may compare his Letter and Bill, than be precipitate in his Acceptance.

112. He that verbally or by Letter has promifed to accept of any Bills drawn on him for a third Person's Account, and he to whom the Promise was made,

ines

by no at a rev to Us

Va Mo not on car Ad

and

nA

Re

to

mi

on

Pe

for

ad

pr al fu fa

a third Perr under Pro-eft) that he d the Person he accepts, eptance, to

in Honour vilion, from neives both corfer from or his Ac-

must at the he Bill was and if this tion.

by another sently must though he ather wait an be pre-

Bills drawn was made, does,

OF BILLS OF EXCHANGE WA

does, in consequence thereof, give the third Person Credit, relying on a punctual Compliance, in this Case he that has engaged his Word is obliged to fulfil it, or be answerable for all Damages that shall proceed from a Breach thereof, and though he cannot by Law be compelled to an immediate Satisfaction, a

regular Process will oblige him to pay at last.

713. If a Factor has Orders from his Principal to accept a certain Sum drawn
by a third for his (the Principal's) Account at Usance, and the Drawer having no Opportunity of complying therewith at the Time, passes his Bills payable at Sight, in such Case the Factor should not accept them simply, but if he has Mind, may (under Protest) accept them for the Honour of the Drawer, and revalue the same on him, if he continues without Orders from his Principal how to reimburse himself, but if the Drawer should find Occasion to draw at half Usance when the other half is expired, in such Case he is obliged to accept the Draughts freely and without Referve.

1-14. If any one be drawn on in Commission, and ordered to redraw the Value on some other Place, which he cannot comply with, either from no Money's offering, or that the Exchange is not within his Limits, and it does not fuit his Conveniency to be in Difburse, he may in such Case revalue directly on the Drawer, or on any other Place, even above the limited Course (if he cannot do otherwise) though on the best Terms he possibly can for his Principal's

115. When any Person drawn on by Commission hath accepted the Bill, and the Payment is not demanded when due, he must, notwithstanding, debit the Principal for its Value, because he is always obliged to pay it whenever it is

116. The Acceptant of a Bill on Commission, drawn on him at Time, may, and must demand of the Drawer his accepted Bill, if this latter should think proper against the Time of Payment to call it in, and pay its Import himself, and the Drawer is obliged to restore it; but he should, before he parts with it, clearly express in Writing upon it, that he himself called in the Bill and satisfied it, and he is obliged to allow the Acceptant at least half Commission.

1-17. It is incumbent on him to whom a Bill is remitted in Commission, 1st, to endeavour to procure Acceptance; 2dly, on Refusal, to protest (if not forbidden) though not expressly ordered; 3dly, to advise the Remitter of the Receipt, Acceptance, or Protesting it, and in case of the latter to send the Protest to him; and 4thly, to advise any third Person, that is or may be concerned in it; and all this by the Post's Return, without farther Delay.

118. He that has Bills remitted to him for the Account of a third Person, or to be at his Disposal, cannot place the said Bills either to his own, the Remitter's, nor to any other's Account, but is obliged to observe the Order of him only for whose Account and at whose Disposal they were remitted.

119. If a Bill remitted for the Account, or to be at the Disposal of a third

Person, is indorsed or made payable at first to the Receiver thereof or to his Order, he that receives the Bill, if he has advised the Person for whose Account or at whose Disposal it was directed to be, that he hath received such a Bill for his Account, &c. cannot revoke his Word to pleasure the Remitter, but must attend the Order of the said third Person; though, if he hath not writ nor advised him thereof, he then may at the Request of the Remitter (or the Remitter at the Instance of the Possessor) observe the last Order, to wait for

120. When diverse Bills are remitted for Account of several Persons, and previous to the Possession's advising the exact Sum appertaining to each Particular, one of the Remisses should be protested for Non-payment, he may, if it fuits him, revalue the same on the Remitter; and in case he cannot get Satisfaction there, the Loss will then fall on all the Bills, to be proportionably divided pro Rato, on the Sums recoverable of the faid Remiss; and if the Remitter stood del credere for any, he must lose pro Rato with the rest.

121. When any one is drawn on for the Account of a third Person, and accepts the Bill (under Protest) for that of the Drawer, adviling him thereof by the Post's Return, then the Acceptant may (if he cannot obtain summient

Of BILLS OF EXICHANGE, &c.

Provision from the Principal, or the necessary Orders for his Reimbursement before the Draught falls due) revalue upon the Drawer, without being obliged to seek his Redress first from the third Person for whose Account the Bill was; but if the Acceptance supera Protest, was with the Obligation of the Drawer, then the Acceptant must (if the Drawer require it) have Recourse first for Satisfaction to the said third Person, though without being farther obliged than to revalue on him; and if his Bill be protested, and not accepted or paid, then he hath his Redress upon the Drawer, who in this Case must duly discharge the same.

122. And when Provision for such a Bill (protested with the Obligation of the Drawer) is not timely made, by the Person for whose Account it was drawn, but instead thereof he gives Orders to revalue for the same, either on him directly or on some other Place, the Acceptant must in such Case, before Compliance, consult the Drawer (as he is obliged to Satisfaction at all Events) and hold him bound till the Sum to be revalued shall be punctually discharged; and if it is not, but the said Redraughts return protested, then the Acceptant who paid the original Bills, and must now satisfy those come back with Protest, may revalue the Sum, with the Charges, Commissions, and Protest, on the first Drawer, who continued obliged to satisfy the same.

123. When a Bill is accepted *fupra* Protest, for the Account or with the Obligation of the Drawer, and the Acceptant repents of the Steps he has taken, as suspicious of the Drawer's Compliance with his Redraughts, he should in such Case suffer the Bills to return protested for Non-payment, after having sirst advised him of his Intentions, that the Drawer may take new Measures for their Discharge.

124. If any one be drawn on for the Account of a third Person, and accepts the Bill freely, the Acceptant in such Case hath no Redress on the Drawer, who is freed from the Obligation of accepting any Redraught on him, as the Acceptant has discharged him by his free Acceptance, and has only Recourse for his Reimbursement on the third Person, for whose Account he accepted.

125. When a Factor hath Occasion to redraw for the Principal's Account, to reimburse Draughts first drawn on him, he may pass his Bills not only according to Order and within Limits, but may exceed the Order and Limits set him; and if he hath no Order, may redraw without it, or even expressly against it in case of Need, as he is under no Obligation to be in Disburse; and in case the Principal will not accept his Factor's Bills so drawn, under Pretence that they are without, above, or against Order, the Acceptant must proceed against him in Law, and will undoubtedly recover both Principal. Charges, and Damages.

will undoubtedly recover both Principal, Charges, and Damages.

126. In all the Exchanges hitherto mentioned, the Drawer receives Cash from the Remitter, for Bills given him, whose Import he obliges himself shall be paid in ready Money, at the Time and according to the Conditions therein agreed on. But there is yet another Sort, called mixt or debt Exchanges, wherein the Drawer receives no Money, but gives Bills in Payment of a Debt, and in such Negociations the Creditor is deemed the Remitter.

127. And such Bills are made either for the Recovery of an old Debt, or to assure the Payment of a new one, contracted for Goods bought on Trust; and whether the Debtor makes the Bills payable by himself or another, and whether the Debtor and Creditor settle the Course or not, the Debt now changes its Nature; and he that gives a Bill of Exchange becomes thereby liable to the Laws concerning them, and may, upon Failure, be prosecuted in a different Manner than he could be for a Book Debt; and therefore a prudent Creditor will, on receiving such a Bill, make an absolute Agreement with his Debtor concerning the Course; and upon Receipt thereof, credit his Account of Goods, and debt his Account current for the Value.

128. It is unnecessary in most Countries to express whether the Value of Eills was paid in Monies or in any other Commodities (and I think France is the only Exception to this Rule) if the Debtor do but effectually receive it; and he that gives a Bill for the Payment of an old Debt, or for Goods then purchased, should demand an Acquittance from his Creditor, acknowledging to have received Satisfaction for such a Debt, or for such Goods, in such and such a Bill of Exchange,

Or

par fua cha foll Sha felf

the

Rc-

hatl

his Dra

cien

Acc

to i

Cre

his

the dife

to r

Posi a P

hov

pur

mu

wit

but

Inf

fuc

Pri

any

imburfement being obliged ount the Bill sation of the Recourse first other obliged epted or paid, out duly dif-

GC.

Obligation of t was drawn, him directly Compliance, and hold him and if it is who paid the may revalue Orawer, who

or with the see has taken, sould in fuch g first advised es for their

and accepts the Drawer, him, as the ally Recourse ccepted. Account, to

Account, to ly according et him; and it in case of he Principal are without, a Law, and

s Cash from hall be paid agreed on, the Drawer ch Negoci-

Debt, or to Trust; and and whether ges its Nathe Laws ant Manner or will, on concerning and debit

lue of Bills is the only nd he that fed, should ived Satis-Exchange,

or for so much of the Debt as the Bill of Exchange amounts to; and on the contrary, the Creditor must demand a Receipt from the Drawer, wherein he confesses to have received the Value of such a Bill, either in an old Debt, or Goods bought, and for full Payment, or in Part.

129. When a Creditor hath received such a Bill from his Debtor in full or in part of his Debt, and it is not complied with when due, he must not be persuaded by his Debtor to neglect following the strict Course and Law of Exchange, by protesting, &c. nor should give the Acceptor longer Time, though follicited thereto, unless the Debtor engages under his Hand that it shall in no Shape be a Prejudice to him, nor annul or lessen the Law substituting against himfelf, but that the Possessor's Rights shall be preserved as entire as if he had actually protested in due Form and Course; for without this the Debtor might disown any such Order or Request, and desy his Creditor, after he had neglected to secure the Payment by the Means the Law afforded him.

130. When a Bill is drawn by Order, and for Account of a third Person, and after being duly accepted, the Acceptant fails, the Drawer must make good the Re-exchange and Charges; but for these he hath his Redress on him for whose Account he drew, and may charge his Account therewith, though the said Person hath already made a sufficient Provision for it to the Acceptor, or hath honoured his Redraughts; and if both the Acceptant and the Person drawn for fail, the Drawer hath an Action on them separately to recover Satisfaction.

131. If a Bill be drawn, and accepted for the Account of a third Person, and he on whom it is drawn fails before the said third Person hath made him a sufficient Provision for its Discharge, and if the Drawer also sails, then he for whole Account the Draught was made is freed from any Obligation to pay it, though drawn for his Account, unless the Possessian will give him a satisfactory Security to save him harmless both from the Drawer and Acceptor, or any of their Creditors, Assignees, Sc. or unless it appears to him that the Possessian fails field by the Acceptant or some others for him, and doth relinquish all Presences to both the Acceptant and Drawer's Effects.

132. When the Possessor of a Bill, payable to his Order, fails, and to defraud his Creditors, indorfeth it to another, who negociates it, and effectually receives the Value, indorfing it again to a third, &c. and though the Creditors having discovered the Fraud, oppose it, yet the Acceptant must pay it to him who comes to receive it, on Proof that he paid the real Value for it; but if the insolvent Possessor it; but if the insolvent a Provision; but previous to his recovering the Principal, he must clearly prove how and when he paid the Value; and must swear, that before the Failure of the Indorfer was known, the said Bill was, without any Collusion of Deceit, purchased by and delivered to him; and if he refuses to perform this (on an Opposition from the Creditors) he cannot legally receive a Farthing; and in case he has recovered he must resumd it for the common Benefit of the Creditors, and must also draw in and indorfe the Bill that he received from the Bankrupt Possesor

133. When a Bill is made or indorfed payable to any Perfon, who, unknown to the Acceptor, is become infolvent before the Day of Payment, if he (ignorant of the Poffeffor's Pailure) discharge the same, such Payment is good and valid, but if he pay to any other upon the Poffeffor's Order, after knowing of his Insolvency, he exposes himself to the Hazard of paying twice, and justly merits such a pecuniary Punishment for his indiscreet and unsair Proceedings.

134. When the Possessor of a Bill fails, and the Acceptor can demonstratively prove that it was remitted for the former's Account, or upon Account of a Debt due to the Possessor, either from the Remitter or from any other on whole Account the Remis was made, in this Case the Possessor is the true Owner and Principal of the Bill, and the Acceptant may pay it to him, and he must credit the Value to the Person for whose Account it is; but if the Bill be for the Account of a third, or for the Drawer's own Account, and neither of them have received any valuable Consideration (from the Possessor) for it, then it ought to be paid to him, as the insolvent Possessor is not the true Owner of the Bill, but merely a Demander of Satisfaction; and the Acceptant should be obliged, when due, to

Of BILLS OF EXCHANGE, &

pay the same to the next Order of the Remitter, or the true Owner of the Bill for whose Account it is.

135. If a suspected Possessor of a Bill should fraudulently twice draw in effectually the same Bill, and give the first to one Man, with Directions where to find the first repted; and the second to another; with Directions where to find the first repted; in this Case he only hath Right and Title to the Money that first precures Acceptance (he not finding any accepted Bill as he was directed) whether it be to the first or second, it makes no Difference, nor whether it was first or last negociated by the fraudulent Indorser.

136. When the Possessor a Bill is become a Bankrupt, and in order to defraud his Creditors, or others, conceals the Bill, which they have good Reason to conclude must still remain in his Hands, the Acceptant is obliged to declare whether he hath accepted such a Draught, and if he answer in the Assistance, the Creditors, or any other interested Persons, may prohibit the Acceptor's paying it without their Knowledge and Consent; and if any one appear at the Day of Payment, to recover, he must declare and prove, that he is the true Possessor of the Bill, and if none appear, the Acceptant is obliged to pay the Import of it to the Creditors or Assignees of the Bankrupt Possessor, they giving Security that the Acceptant shall be no ways prejudiced thereby; or if he scruple doing it on their Security, he may deposit it in the Hands of Justice, for Account of the true Owners thereof; and if the Acceptant refuse Compliance, both with the one and the other, the Creditors or their Assignees may protest against him for Non-payment, and send the same to the Remitter to procure Satisfaction of the Drawer, and if he makes none, they may compel

the Acceptant thereto.

137. When a Bill is made payable to the Order of any Person who has failed before it reach him, and he, notwithstanding, on Receipt, indorses it, and makes it payable to some other, who demands Acceptance thereof, and the Acceptant (being ignorant of the Failure of the first Possessor) duly honours the same; in such Case the Acceptant (getting Knowledge of the Bankruptcy of the first Possessor, and that this preceded his Indorsement thereof) may resuse Payment of the Value to his Order, as the insolvent Possessor had no Faculty or Power, after his Failure, to indorse a Bill of Exchange, and therefore is would be honest and prudent in the Acceptant, under such Circumstances, to offer Payment thereof to the Creditors, provided they give him a sufficient Security for his Indemnification, though if they refuse this, he should suffer the Bill to be returned with Protest.

138. It affords a just Suspicion of Fraud, when the Debtor of a Bankrupt pretends a Demand on the latter's Effects for having accepted and paid a third Bill (at the Insolvent's Request) to some of his Creditors, whilst his Reputation stood yet unimpeached; or that the Bill, whose third he subscribed, was protested, and he forced to pay the Rechange and Charges; as the Debtor and Creditor or Possessor of the Bill may, by an Understanding between them, make many such Bills to the great Detriment of the Bankrupt's Creditors.

139. When the Possessor of a Bill hath neglected to procure Acceptance in Time, and the Person on whom it is drawn resuses it afterwards upon Account of the Drawer's Failure, the Possessor has no greater Privilege or Presence to the Drawer's Effects in the Acceptor's Hands than the other Creditors have, though the Drawer drew merely on those Effects, and the Draught would have been duly honoured if it had been presented, and Acceptance demanded, before the Failure of the Drawer was known.

140. Though the Poffessor of a Bill (whose Acceptant fails before it becomes due) hath an open Account with him, and is his Debtor for a greater Sum than the Bill imports, and may now set off its Value, yet it would be more prudent in him to protest the Bill for Non-payment, and suffer it to be returned.

141. If the Drawer, or the Party for whose Account a Bill is drawn, falis before Provision is made to the Acceptant, then this latter paying at the Time, or if not accepted or not paid, but returned with Protest, the Drawer is entitled to a Preserence, before all other Creditors, upon any of the Effects of the Insolvent that may be in their Hands.

142. When

by tan

mu

are a R oth

who Cre Cha

and

to l for tion

taini has

and dorf

shall

place full Ren

faile ther then

than I. Den

he c

dito

thou Deb

disch

Drav

him

are a for v

cepte

the !

to de

with

any of it

for i

for I

for t

1

14

Of BILLS OF EXCHANGE, &c.

142. When the Acceptor of a Bill hath Remiffes made him to discharge it, by the Person for whose Account he accepts, and he, after receiving such Remittances, and before Payment of the Draught on him, fails, then the Principal must answer the Re-exchange and Charges, and be content to come in with the rest of the Acceptor's Creditors; but if upon the Acceptant's Failure the Remisses are found in his Possession unreceived, then the Principal, who made them, has a Right to their Return, and they must be paid to his Orders and in case the other Creditors have recovered their Import fince the Acceptant became infolvent, they are obliged to repay the same.

143. The Possessor of a Bill protested for Non-acceptance or Non-payments whose Drawer and Acceptant are both failed, must concur with the rest of the Creditors, not only for the Value that was paid, but also for the Rechange and Charges, and for the Sum that the Drawer or Acceptant should have paid if they had continued folvent.

144. If both the Drawer and Acceptant fail, the Possessor hath a just Right and Title to demand Payment of both their Effects; and it is in his Option to begin with which he pleases first, and where the Appearances are greatest for a speedy Recovery; and if one of their Effects are not sufficient for Satisfac-

tion, he may then get as much as he can of the other's, as they are both obliged. 145. And the same Right that he hath to the Effects or any thing else appertaining to the insolvent Drawer or Acceptor, till he hath received Satisfaction, he has likewise against any or all the Indorsers, if the Bill be returned unaccepted, and they fail; and if the Bill be accepted, and the Acceptor, Drawer, and Indorfers should all fail, he may come upon all their Effects for Satisfaction.

146. The Possessor may demand the full Sum, with all Charges, out of the Goods and Effects of that infolvent Drawer, Acceptor, or Indorfer, where he shall think proper first to make his Claim; and what he receives there he must place to Account in Part of Payment of his Demands; and if he does not receive full Satisfaction, he cannot demand the Whole again from another, but only the Remainder, and so from one to another till he be entirely satisfied.

147. If the Possessor of a Bill, whose Drawer, Acceptor, and Indorsers are all failed, receives something in Part of Payment, and the Bankrupt's Trustees do thereupon demand an Acquittance, with the Cession of the Action to him or them, the Possessor should not acquit nor transfer more of his Right to them than for the Value that he hath received.

148. When the Possessor has received from one of the Bankrupts Part of his Demands, and applies to another of them for the Payment of the Remainder, he cannot cede or transfer his Right of Action against the Person from whom he has recovered Part, because he was there admitted into the Concourse of Creditors for his whole Demand, and accordingly received his Proportion; so that though a Possessor enter into such a Concourse, and receives as much of his Debt as he can get from one of the failed Parties, and thereupon doth absolutely discharge him, yet for the Remainder he may come upon the other Indorsers or Drawer, till his Bill be fully satisfied, only he cannot transfer his Action against him whom he hath discharged.

149. When the Postessor of a Bill, whose Drawer, Acceptor, and Indorsers are all failed, does first receive in Part of his Demands from one of the Bankrup? for whose Account the Bill was drawn, but hath either drawn, indorsed, or accepted the Bill for that of another, without having any Effects in Hand; then the Possessor must enter into an Agreement with him who paid in Part, jointly to demand of the others (or any one of them) that failed, the remaining Sum; with Charges.

150. If the Possessor of an accepted Bill dies without leaving Executors, or any one to act in his Affairs, so that no one hath Authority to demand Payment of it, or to give a satisfactory Discharge, and yet some pretending hereto, apply for its Recovery when due, and on Refusal prosest for Non-payment, in this Case the Acceptant must advise the Drawer of all the Circumstances, and his Motives for Non-compliance, who must on his Part consult with the Remitter to give further Orders, or he may deposit the Sum in the Hands of Justice, to be reserved for the true Owners.

42. When

151. If

e Time, or entitled to e Infolvent

drawn, falis

of the Bill

aw in effec-

ns where to

here to find

Money that

as directed)

ether it was

in order to

have good

s obliged to

fwor in the

ibit the Ac-

one appear at he is the

liged to pay offestor, they

thereby; or

e Hands of

eptant refuse

eir Affignees

the Remitter

may compel

ho has failed

t, and makes

he Acceptant irs the fame;

of the first

ty or Power. uld be honest

fer Payment

urity for his

ill to be re-

ankrupt pre-

a third Bill

utation stood

as protested, and Creditor

make many

cceptance in

on Account

Preference to

editors have,

would have nded, before

it becomes

er Sum than

ore prudent

436

153. If the Possessor of a Bill accepted, should agree and compound with he Acceptor, and the Drawer be the Acceptor's Debtor for the Sum he accepted. hough the Drawer be thereby discharged from the Remitter and Possessor, and also from the said Acceptor, yet the Acceptant can debit the Drawer for no more of that Bill than he effectually paid according to the Composition.

152. But if the Possessor hath made this Composition with the Acceptant, without the Remitter's Order or Consent, the Remittance being for the Remitter's

Account, the Poffessor will be liable to answer the whole Sum to him.

153. If the Drawer or Indorfers, being infolvent, deny that the Bills they have drawn and indorferd, and the Acceptant has accepted, were for Effects of theirs which the Acceptor had in his Hands, or that they have fince or before Acceptance made Provision for the Discharge thereof, they must at the Instance of their

Creditors prove the fame.

154. Besides the different Species of Bills before-mentioned there are others, called Conditional Exchanges, being such as the Drawer doth not therein about the conditional Exchanges, being such as the Drawer doth not therein about the conditional Exchanges, being such as the Drawer doth not therein about the conditional Exchanges, being such as the Drawer doth not therein about the conditional Exchanges, being such as the Drawer doth not therein about the conditional Exchanges, being such as the Drawer doth not therein about the conditional Exchanges, being such as the Drawer doth not therein about the conditional Exchanges, being such as the Drawer doth not there are others, called Conditional Exchanges, being such as the Drawer doth not there are others, called Conditional Exchanges, being such as the Drawer doth not therein about the conditional Exchanges, being such as the Drawer doth not therein about the conditional Exchanges, being such as the Drawer doth not therein about the conditional Exchanges, being such as the Drawer doth not therein about the conditional Exchanges, being such as the Drawer doth not therein about the conditional Exchanges, being such as the Drawer doth not therein about the conditional Exchanges are the conditional Exchanges. folutely oblige himself to Payment but on certain Terms agreed on; and in these Bills the Condition must be clearly expressed, and on that the Acceptor should accept and pay, else not; wherefore if the Condition be not clearly expressed, these Kinds of Bills are like Bonds, liable to great Disputes and Contests.

155. The Accepting a conditional Bill obliges the Acceptor (whether he be the Drawer himself, or any other) absolutely to the Payment, if the Condition agreed upon be performed, or the Possessor will oblige himself to the Performance.

156. Though the Possessor of such a Bill is sometimes obliged to perform the Condition, and sometimes not; as Exchanges grounded on impossible, unlawful, or indecent Conditions, are ipso sational and void.

157. When the Possessor is absolutely obliged to the Performance of the Conditions.

dition, it is not enough for him to mortify or destroy the Bill, and excusing to demand Payment thereof, but he is obliged to make good to the Acceptant the Loss and Interest that he, or any other concerned, is like to suffer from the Non-performance of the Condition.

158. And on the contrary, when the Possessor is not absolutely obliged, then if any thing happens without the Possessor's Fault, that may hinder him from performing the Condition, it does not always free and discharge the Drawer or Acceptant, but he is in such a Case obliged to pay the Bill, though the Possessor of Drawer or Acceptor or Drawer.

As for Example. A. of London contracts with B. of Legborn, to provide for him a Bale of Says, on the most reasonable Terms, and to send them to Legborn at his own (A.'s) Rifk, charging B. so much per Gent. (as shall be agreed) for his Commission, Risk, and Dissure, in the Invoice, whose Import B. shall be obliged to pay in eight Days after the Arrival of the said Goods at Leghorn; which Agreement being carried into Execution, and the Says shipped, and Invoice fent, A. draws the Amount on B. in the Manner following, viz.

London, January the 7th, 1752.

Exchange for roal. Str. at 51 d. per Dollar. Fight Days after the Arrival of the Bale of Says, per the Goodfelling, Capt.

John Saunders, marked B N* 1, at Legborn, pay to C. D. or Order, for
Cost of the same, the Sum of one hundred Pounds Sterling, at fifty-one Pence Sterling per Dollar, Value in Account, and place it to Account, as per Advice from

To Mr. B. Merchant in Legborn.

And when B. has accepted the Bill, he is obliged to comply with its Contents, without any Regard had to the Rife or Fall of the Gords, or any other Circumstance whatsoever that does not hinder their Delivery; but if the Says are lost at Sea, then the Acceptance is null, and the Bill mortified; yet if they arrive and are delivered, though damaged, B. must receive them and pay the Bill, and

Mo lar fieg

by

giv An

one

Poff

takir was

Prot 16 the 1 men him Non proc Reaf Acce 16

poffi

to p

the f impo they the (16 perfo or if oblig or if

form 16 Parti avoid a Fri onc,

Remi be in payat able with

he Condition

Of BILLS OF EXCHANGE, &c.

afterwards charge A. with what the Damage shall be rated at, on a Survey taken

159. Among Conditional Exchanges may also be reckoned those Bills that are given upon Account of any Wager, or for the Affurance of Things dubious. And those made upon Account of a Wager, &c. are either single, or reciprocal and mutual. The single ones are such as follow; a Person's giving a Sum of Money to another, who in Return gives him a Bill of Exchange, payable for a larger Sum than he received at the Day of Marriage, Surrender of such a befieged Town, or any other contingent or uncertain Event; as also to secure a Requital for some Favour or Service done, when the Bill may be made as follows, viz.

London, January the 7th, 1752.

FOurteen I ays after I am nominated a Commissioner of the Excise (or after I bave obtained fuch a Suit of Law, &c.) I promise to pay to A. B. the Sum of one thousand Pounds, &c.

437

N.B. This I think is rather a Promissory Note of Hand than Bill of Exchange, bowever, as it is termed this latter by some good Authors, I shall not presume to

160. When a Conditional Bill is not accepted, or if accepted not paid, the Possessor must protest, and seek his Redress and Satisfaction from the Drawer; taking care to infert in the faid Protest, and also to prove that the Condition was performed, or that he was ready and willing to perform it, otherwise the Protest is of no Value.

161. In case the Possession of a Conditional Bill, who is absolutely obliged to the Performance of its Contents, would mortify the Sum, and not demand Payment to avoid performing the Condition, in such Case the Acceptant may compel him thereto, by depositing the Money, and protesting against the Possessor Non-performance of Conditions and all Damages occasioned thereby, and then proceed against him according to the Law and Custom of Exchanges; and the Reason is, because he, the Possessor, would have acted in like Manner against the Acceptant, if he had been tardy.

162. If a Condition whereon an Exchange Contract is grounded was once possible, after the Possessor had procured Acceptance (if the Possessor was obliged to perform it) or after the Remitter received the Bill from the Drawer (provided the former obliged himself to a Performance) and should afterwards be morally impossible, their neglecting the Opportunity makes them liable to satisfy all the Damage and Loss that the Drawer, Acceptant, or any other concerned shall prove they have suffered and sustained by it, because this Condition was the Cause of the Contract.

163. A Condition may be faid to be performed, though it be not actually performed by the Possessor, if another acts for him and does it by his Order, or if another concerned in it acknowledge it as quasi performed, and this will oblige the Acceptant to pay. As thus, if A pay to B, then pay to C. Sc. or if A and B discount, or B consesses himself satisfied, the Condition is per-

164. As Pro Forma Exchanges are frequently practifed, I shall mention some Particulars concerning them in this general Treatife of all the different Species of Bills; and shall first observe, that when any one would draw on his Debtor, and avoid the Risk of having his Rill returned, he may make his Draught payable to a Friend, or some Dependant, and for the greater Formality, insert Value of some one, though he has received none, and another Person's Name may be used, as a Remitter, with or without his Knowledge and Consent, or a feigned Name may be inferted instead thereof, though this must only be done when the Bill is made payable to a third (or any other) Person, or his Order, for if the . Il be made payable to the Person whose Name is used as a Remitter, or his Order, it must be with his Confent and Approbation. 165. When

438

165. When a feigned Name is used, or any true Name unrequired, and only pro forma, the Drawer must necessarily advise the Person to whom or to whose Order it is payable, that the Value is only fet pro forma, and the Name feigned or used without the Person's Knowledge; but if any Man's Name is inserted with his Consent, the Bills are usually made payable to his Order, who is the Remitter pro forma, demanding Acceptance and Payment in his own Name, by which Means the Correspondent needs not know but that the Bill is real, otherwife he much be acquainted with the Truth, and that the Bill was only made pro forma.

166. A Man ought to be very circumspect in lending his Name to a pro forma Bill made payable to his Order, as such Bills cannot be drawn in, nor will be paid without his Indorfement; and this, though it be only to pleasure the Drawer, and for Form fake, will oblige the Indorfer to the Poffesfor really and absolutely,

and not formally only.

167. When a Bill, wherein a Person's Name is used pro forma, is made payable to his Order, and drawn in or negociated and indorfed by him, the Possessior must make good the Value to him, and not to the Drawer, though he knew certainly that the Indorser's Name is only used pro forma; except the Indorser, by an Order under his Hand, direct the Holder to make it good to the Drawer, or unless the Indorser (at the Request of the Drawer) had indorsed it in Blank, in which Case the Drawer however is obliged to indemnify the Possessor from all Damage or Claims that the Indorfer might futurely make.

168. He that, to pleasure his Friend, suffers himself to be made the Remitter of a pro forma Bill, and does draw in and indorse it, whether he receives the Value himself, and pays or assigns it to the Drawer, he ought (though he has no Interest in the whole Negociation) to make a Minute thereof in his Books, at least to enter it in his Waste-Book, as a Memorandum; and to receive the Value himself is most prudent, as the Drawer's Assignment on him for it afterwards

will be his Acquittance.

169. When any one draws upon his Debtor, and, to prevent Loss by protesting, makes the Bill payable to the Order of some Person, who, after Acceptance procured, will draw it in, or direct his Correspondent to receive it, and for Form makes the Value received; he should be very cautious whose Name he makes use of, and to whom he sends the Bill, that in case the said Remitter thould happen to draw it in, and it should be protested for Non-payment, and the Indorfer prove infolvent, he (the Drawer) may not be obliged to fatisfy the Rechange to the Possession of his Bill, without having received any thing for it, or if the same should be paid, he do not barter a bad Debtor for a worse, and quite lose his Money.

170. When a Drawer dares not draw in the Bill (whose Value he hath made received pro forma) fearing left the Person it is addressed to should not accept it, or not pay it if he did, and therefore makes it directly payable to one living at the fame Place with his Debtor, advising his Correspondent that for some particular Reasons the Value is made received, though only pro forma; in this Case the Possessor should act with Prudence and Caution in paying the Amount of the Bill after receiving it, which ought not to be to the Drawer, without an express Order from the Remitter (or the Person whose Name is used as such) for his so doing, or unless the Drawer give him a sufficient Satisfaction, and he knows him to be

both a folvent and honest Man.

171. Among pro forma Exchanges, those Bills must be reckoned which are drawn on a Debtor, and remitted to a Creditor of the Drawer's, to be paid to his Order, Value of the same (pro forma) and without agreeing any Course, only requesting from him to procure Payment, and place it (when received) to

172. A Debtor, on giving such a Bill to his Creditor, should demand a Receipt from him for the Bill, with an Acknowledgment that his Name as Remitter is only used pro forma, and obliging himself, when paid, either to remit or credit it to the Drawer, according to the then current Course of Exchange; but if he cannot recover the Bill, he must excuse putting the Drawer to any farther Charge for Proteits, &c.

173. And

For cur exc Bill Ten cern

der

Tho

loft, Valu abou goci that if h fifth the . . 1 that

ever

after

Info

or a Prec com 1 at th the nor may

to th it pa felf i an I 18 that,

dem: Purp regu fuch him

from

d, and only or to whose ame feigned is inferted who is the n Name, by real, otheronly made

€c.

a pro forma nor will be the Drawer, d absolutely,

s made paythe Possessor gh he knew the Indorier, the Drawer, l it in Blank, essor from all

the Remitter receives the gh he has no his Books, at ive the Value it afterwards

is by protester Acceptance it, and for ofe Name he aid Remitter payment, and to fatisfy the ning for it, or se, and quite

he hath made not accept it, living at the me particular this Case the nt of the Bill express Order his so doing, ws him to be

ed which are to be paid to any Course, received) to

ind a Receipt Remitter is it or credit it e; but if he rther Charge

173. And when a Creditor admits of fuch a Bill from his Debtor, he should take from him an Order under his Hand, to fend the faid Bill to his Correspondent, or to demand himself Acceptance and Payment, that in case the Money should be received by his Correspondent, but not remitted to him, or being remitted, the Remisses are not paid, or that Protests not being made in due Form, &c. the Dehtor may have no Room to complain of his Creditor, who will by this Means avoid exposing himself to the Loss that may accrue from the Correspondent's Mismanagement, which, had he acted without Orders, he would

be liable to pay.

174. And if in such a Case the Debtor fixes the Course with his Creditor, whether before or after the Acceptance is procured, and does credit his Account current with the Sum; or else when another, whose Name is used pro jorma, agrees for the Course with the Drawer, and pays him the Value, then this Exchange loses its pro forma Nature, and becomes actual and real; and in case of Protest the Drawer is obliged to make good the Rechange and Charges.

175. When such a Bill, at the Request of the Debtor, is by the Creditor drawn in, and the Value is made him good in Account current, the Lofs by Reexchange and Charges appertains to the Debtor; but if the Creditor draws in the Bill without the Drawer's Order, the Loss must be his, if any happen.

176. Bills of Exchange are often loft, by being millaid, the Post's Miscarriage, or various other Accidents; it is therefore customary to give three of the same Tenor and Date (as has been before observed) and sometimes sour or more, concerning which I shall mention some Particulars, for my Reader's Government and

177. When a Remitter declares to the Drawer, that the Bills he received are loft, or fomehow millaid that he cannot find them, and defires him to repay their Value, under a fatisfactory Indemnification from any future Prejudice or Demands about them; the Drawer in this Case is not obliged to comply, though the Negociation was for his own Account, only he mult give other Bills, and take care that these be exactly the same with the former, differing in nothing, but that, if he had given the first, second, or third before, he now adds the fourth and fifth, though this should not be done neither, after the Bills are sallen due, unless the Remitter give the Drawer sufficient Security to bear him harmless.

178. It is the Duty of all Possessors of Bills to have a special Care of them, that they may escape the aforementioned Accidents; and it would be prudent in every Merchant to fill up blank Indorsements, as soon as he conveniently can, after Receipt, lest he should lose them, and the Finder do it for him.

179. Whenever a Possessfor discovers that he hath lost a Bill, he ought instantly, or at least before the Day of Payment, to advise the Acceptor thereof, with the Precaution not to pay it to any other than him or his Order, and in case another come to recover, to stop it, and advise him thereof.

180. If the accepted Bill be the first, and is made payable to the Order of one at the Place of its Discharge, and he in whose Favour it is intending to draw in the fecond, but has lost the first that was accepted, and has no third or fourth, nor cannot procure them, as the Drawer is dead, or absent, &c. yet the Sum may be drawn in and negociated, if the Indorser (in case his Firm be unknown to the Acceptor) fends a full Power by Letter of Attorney (to him he would have it paid to) for receiving it; but if the Indorfer's Hand be well known, and himfelf in good Credit, then a written Order to the Acceptant for its Payment, with an Indemnification, will be sufficient.

181. But it should likewise be remarked as an Act of Imprudence in an Acceptor, to fatisfy a Bill made payable to Order (though by him accepted) if that, or another of the same Tenor and Date, be not indorsed in due Form, and delivered up to him (with the accepted one) at the Time of Payment, though demanded by the Person whom the Remitter or Indorser hath impowered for that Purpose; though when the accepted Bill is loft, and the fecond (unaccepted) is regularly indorfed till it come to him to whom it is payable, the Acceptant (in fuch Case) is obliged to pay the same when due, upon a sufficient Security given him to deliver up the accepted Bill if it again appeared, or to indemnify him from any future Demands for its Value.

173. And

Of BILLS OF EXCHANGE, &c.

182. When any one miffes his accepted Bill, whether payable directly to the Poffessor or to his Order, or if such a one receive Advice from his Correspondent that he has remitted him field a Sum, in field and field a Bill, &cc. though on opening his Letter he finds the Bill is not inclosed, or if the Letter and Bill have miscarried, of whose forwarding he has Advice by the succeeding Post, and finds that the Day of Payment draws so near, as to hinder his getting other Bills in room of the lost one, he may, when it comes, demand Payment upon his Letter of Advice, with the Tender of Security, to free and discharge the Acceptor from any future Demands of that Sum, by Virtue of the lost Bill; and if the Acceptor will not pay on those Terms, he may be protested against for Reexchange and Charges.

183. When an accepted Bill, protefted for Non-payment, is loft, the Drawer is not obliged to make good the Re-exchange and Charges, unless he obtain fifficient Sciurity to indemnify and free him from all future Demands, and accepted leadoration of the Sum with Interest, which he shall have paid for the Branch of the and Charges, in case it should appear that the Bill pretended to be in should afterwards be paid by the Acceptor or any other supera Protest.

have immediate Serisfaction from either the Acceptor or Drawer, but must proceed against them in the ordinary Course of Law, as if it was for some other Kind of Debt, as a Protest cannot be made but upon an accepted Bill, or the refused Offers of Indemnity.

185, Marius advifes, that as foon as the Poffessor of a Bill misses it, he should have immediate Recourse to the Acceptor, and in the Presence of a Notary and two Witnesses, acquaint him with its being lost; and signify to him, that at his Peril he pay it to none but those with his Order; and be adds, that no one should refuse Payment of a Bill he has accepted because it is missing: As be afferts, that Protest being made for Non-payment, upon the Offer of a sifficient Security and Indemnissration, will oblige the Acceptant to make good all Losses, Re-exchange and Charges, as the wilful Occasioner of them.

186. If the first accepted lost Bill was made payable to him that lost it, and the second (unaccepted) should be made payable to another Man, then if the Money be really paid when due to him to whom the first accepted (though lost) Bill was payable, such Payment is warrantable and good, and the Possessor of the second can have no Demand on the Acceptor.

187. And suppose the said first accepted Bill should be found by a Stranger, who demands the Money in the Name of him to whom it is made payable, or that the true Possessor should have affigned it to another, and taken up the Valur, yet neither can have any Demands on the Acceptor, if previous thereto he las paid it to whom it was payable (though without the accepted Bill) under a proper Security and Indemnification.

188. If a Bill of Exchange be lost by him with whom it was left for Acceptance, or that he hath by Mistake given it to a wrong Person, or by any other Chance or Intention the Possessian to a Return of his Bill, neither accepted nor unaccepted, he that lost it is obliged to give the Person to whom it was payable or to his Order, a Note of Hand for Payment of its Amount on the Day it becomes due, upon Delivery of the second, if it arrives in Time, or if not, upon the said Note, which in all Cases is to have the Law and Privilege of a Bill of Exchange; and if the Acceptant refuse this, the Holder must immediately protest for Non-acceptance, and when due must demand the Money (though he has neither Note nor Bill) which if refused, a Protest must be regularly made for Non-payment.

189. The Possession of a Bill should be careful that it be sent to the Place of Payment in Time for its Recovery, and not detain it to the last Moment, as the irregular Arrival of the Post may hinder it from getting there till after due, in which Case a Protest will be insignificant in regard to its Recovery of the Drawer, as this was not timely demanded; and therefore he that constitutes himself another's Agent, and admits Bills to sollicit their Recovery, and neglects demanding Payment when they are due, or if refused, omits protesting, will be obliged to make good the Damage that shall accrue through his Remissings.

190. He

can wh

was

inde

Bill

Det

thin

dorf

of E

the !

of th

in th

ticul

thou

the E

knov

altere

tor's or in

ticula

fatisf

even

excep

his C

mand

the C

from it cor

19

ment

very 1

Defig

Natu

most .

197 tranía

&c. in

Bolza

neceff

fay co

Leipz

Bills,

Of BILLS OF EXCHANGE, &c.

190. He that is Possession of a Bill, which only says (pay) without mentioning the Time when, or that it is without a Date, or not clearly and legibly written, payable fome time after Date, &c. fo that the certain precise Time of Payment cannot be calculated or known, must be very circumspect, and demand the Money whenever there is any probable Appearance of the Time's being compleated that was intended for its Payment, or that he can demonstrate any Circumstance that may determine it, or make it feem likely when it should be paid.

191. When a Person hath a Bill sent him to demand Acceptance, with Directions to hold it at the Order of the second, and if the same is not produced (properly indorfed) at the Time it becomes due, nor the first asked for, the Possessor of this may demand Payment thereof, on giving Security to produce the indorfed Bill, and in case of Resusal he may protest for Non-payment, and such a Protest is of Validity against the Drawer; but yet if he that hath the Bill omits to demand Payment, and to protest, he is no ways culpable nor responsible, but the Detainer of the indorfed Bill may thank himfelf for his Careleffness.

192. Though a Bill be not indorfed, or the Indorfement not right, but fomething wanting in it, yet the Possessor is allowed to demand Payment, and the Acceptant is obliged to make it, upon Delivery of the two Bills, if he will under his Hand and Seal oblige himself to procure the third properly and truly indorsed.

193. If, through Mistake, the Words and Figures describing the Som in a Bill of Exchange differ, the former are to be preferred, until farther Advancelear up the Difagreement; as it is more natural to suppose that a M. 2 may wishake in making a few Figures than in writing several Words, and the horner at the Top of the Bill only ferving to express an Abbreviation of the larger waste at Length in the Body, and are indeed the very Substance of it, and therefore more particular Regard ought to be had to them than the others; and for the fame Reafon, though the Sum figured in the Letter of Advice and Bill de agree, the Words in the Body of the Bill should determine the Affair, at least the certainty can be

194. And if the Name of the Person to whom the Bill is payable should be altered, erased, or interlined before Acceptance, this will not justify the Acceptor's Refusal to pay it when due to the Person whose Name has been so mended or interlined, as he must or ought to have taken Notice of such an essential Particular, when he accepted the Bill, and should have started the Objection and fatisfied himself about it before accepting, as this obliges him to a Compliance, even though he should aver that the Amendment or Interlining was made after, except he can prove it, which it will lie upon him to do.

195. If the Direction on a Bill of Exchange be forgot, but the Remitter advise his Correspondent on whom it was intended to be drawn, the Possessor may demand Acceptance, and in case of Refusal, protest against the Drawer, and recover the Charges of him; and in case the Person drawn on have a Letter of Advice from the Drawer, defiring him to accept fuch a Bill, he may fafely do it, though

it comes without a Direction.

196. Another Method of exchanging, very different from all those beforementioned, is that by Bills on Marts and Fairs; and though the English have very little Concern in these Negociations, I have thought it not foreign to my Design of giving my Readers a general Notion of Exchanges, to describe the Nature of those particular ones; which I shall do in speaking of a few of the most considerable, and from these a just Idea may be formed of all the rest.

197. There are many Fairs in Europe, where Business for very great Sums is transacted; as at Lyons, Rheims, Rouen, Bourdeaux, Troyes, St. Denis, Dieppe, Toulon, &c. in France; Francfort (upon the Main), Leipzick and Naumbourgh, in Germany; Bolzano, in the Ferol; and Novi, subject to the Genoese; with diverse others unnecessary to be mentioned here; and (as I proposed) I shall limit what I have to say concerning them in regard of Bills, to those of Lyons, Francfore, Leipzick (or Leipzig) and Naumbourgh, being the most considerable of all others.

198. There are yearly four Fairs at Lyons, in which each hath its Payment of Bills, bearing the Name of the preceding Fair; the first is that of the Epiphany,

n his Letter he Acceptor and if the inst for Rethe Drawer

€° c.

rectly to the

orreipondent though on

nd Bill have

ft, and finds

other Bills in

es he obtain emands, and paid for the pretended to rotest. ffeffor cannot ut must pro-

r some other

Bill, or the it, he should a Notary and m, that at his no one should e afferts, that t Security and

t loft it, and then if the (though loft) offessor of the

Re-exchange

by a Stranger, e payable, or up the Value, hereto he ! 48 Bill) under a

left for Acn, or by any s Bill, neither fon to whom s Amount on Time, or if d Privilege of must immethe Money nust be regu-

the Place of oment, as the after due, in f the Drawer, itutes himfelf neglects defting, will be finess.

190. He

which always begins in January, the Monday after Twelfth-Day; the fecond is Easter Fair, beginning on St. Nister's Day, in April; the third is August Fair, which begins on St. Dominick's Day, in that Month; and the fourth is the Fair of All-Saints, beginning on St. Hubert's Day, in November; and as each Fair has its Payment, the major Part of the Bills on this City are not made payable in Fair-Time; and though they should be, they will only be discharged after-wards in the Payment of that Fair, which Payments are regulated as follows,

199. The Payment of the Epipbany begins the first, and ends the last of March; that of Eafter begins the first, and ends the last of June; that of August begins the first, and ends the last of September; and that of All-Saints begins the first, and ends the last of December; so that when Bills are drawn to be paid at one of these appointed Times at Lyons, that is not yet begun, the Drawer says, Pay this my first of Exchange, &c. in the next Epiphany Payment, or in the next Easter Payment, &cc. but if the Payment is already begun, the Bill must then be drawn payable in this current (or present) Payment of Epiphany, or this current Payment of Easter, &c.

200. It was customary formerly to make the Bills drawn from Amsterdam and elsewhere, on the Payments of Lyons, in golden Crowns of the Sun; but as this Specie has been long fince decried in France, the prefent Usage in Exchange is to draw on the Payments of Lyons, as is practifed on all other Parts of that King-

dom, viz. in Crowns of fixty Sous.

201. The Bills drawn in the above Manner, are to be accepted in the fix first Days of the Payment they are made payable in, and the Person they are drawn on is not obliged to declare whether he will or will not accept till the fixth Day, but after that Day the Bearer may protest them for Non-acceptance, though he should detain them during the whole Time of that Payment, to see whether any one offers to discharge them, however the Protest should be immediately forwarded to the Remitters; and if any one pays a Bill of Exchange in the Time of the Payment, before the fixth Day (or if this be a Feast, the Day following) it will be at his own Risque.

202. The Bearers of Bills not fatisfied by the last Day of any Payment, must protest them on the third Day after the Payment finishes, otherwise they will lose their Right against the Drawers; but if this is done in Form and in the Time prescribed, the Holder may afterwards refuse Payment from any one that offers it, and take his Reimbursement on the Drawers, both for Principal and

203. And the faid Possessors of Bills are obliged to take their Reimbursement on the Drawers or Indorsers in a Time limited, viz. For all Bills drawn from any Part of France, in two Months; those which are from Italy, Swifferland, Germany, Holland, Flanders, and England, in three Months; and those which are drawn from Spain, Portugal, Poland, Sweden, and Denmark, in fix Months, to be counted from the Date of the Protest; and in Default thereof, they will lose their Right against the Drawers or Indorsers.

204. FRANCFORT has two annual Fairs of great Refort, viz. the first is the Fair of Eafter, beginning the Sunday before Palm-Sunday, that is fifteen Days before Easter; and the second is the September Fair, which commences the Sunday preceding the Birth of the Virgin Mary (which is the 8th of September) if this Feast happens on Monday, Tuesday, or Wednesday, but if it falls out on Thursday, Friday, or Saturday, then the Fair does not begin till the Sunday fol-

lowing, or on the Sunday which that Festival may sall on. 205. Each of these Fairs lasts sisteen Days or a Fortnight; the first Week is appointed for accepting, and the second for paying the Bills of Exchange; the Acceptance payable in Fair-Time is made from the Monday of its Opening to the Tuesday of the succeeding Week at Nine o'Clock in the Morning, after which Hour the Possessor of a Bill is no longer obliged to wait for Payment, but should protest, or at least note it for Non-acceptance, which indeed he may do from the Moment that Acceptance is denied.

206. Bills on these Fairs were formerly accepted verbally, but they must now be accepted in Form as other Bills are, by Subscription of the Acceptor's Name, with

SATP

ha

an

has

oth

anc

Pay

Ho

beca

othe

agti

feco:

Prot

if th

nece,

the

eithe

proa

mitte

is inc

their

the f

Ufan

little

curiti Date,

and is

taken

I can

ferved

fix fir the D

cepte

21

Of BILLS OF EXCHANGE, &c.

the Day of its Acceptance; and when a Bill thus accepted is not fatisfied before Saturday Noon in the Week of Payment, the Bearer is obliged to protest it for Non-payment, by carrying it to the Norary established for that Purpose, between Two o' Clock and Sun-set, that he may note it, after which he must send the Protest per first Post.

207. LEIFZICK has three Fairs yearly; the first being called the New-Year's Fair, commences on the 1st of January (or on the 2d, if the first be on a Sunday;) the fecond is at Easter, beginning always on the Monday three Weeks from that Feast; and the third begins the first Sunday after St. Michael, whether that Day

happens on a Sunday or not.

208. These Fairs are opened on the appointed Days by the Ringing of a Bell, and which rings again eight Days after to finish them; so that these eight intermediate Days between the two Ringings is properly the Fair, and the Acceptance of Bills is demanded on the first or second of these Days; but if the Persons on whom they are drawn have a Mind to defer their Acceptance till the Week of Payment, they may; which Week begins immediately after the Bell has rung to end the Fair, and lasts till the fifth Day following inclusive; so that the Bills on the New-Year's Fair ought to be paid the 12th of January, and those on the Fairs of Easter and Michaelmas the Thursday in the Week of Payment, otherwise to be duly protested.

209. It is permitted to the Holders of Bills to protest them for Non-acceptance (immediately on Resusal) but not to return them; on the contrary, they are obliged to keep them till the Fair is entirely finished, to see if any one offers Payment; and as what is called the Convoy of Nuremberg departs from Leipzick at Ten at Night of the protesting Day, there is no room to make one after that Hour, and the Possessions will forfeit their Right against the Drawers if they let

the Time flip.

210. NAUMBOURGH holds a very confiderable Fair yearly on the Feast of St. Peter and St. Paul, which is commonly reckoned as the fourth of Leipzick, because the Generality of the Merchants attending the one have Recourse to the other: This Fair begins on the Festival of the said two Saints, being always the 29th of June, and is only lasts eight Days; Bills are accepted on the first and fecond Days of the Fair, and ought to be paid on the 3d of July at farthest, or protested for Non-payment; but it is not customary to return them with the Protest till after the 5th of the said Month, on which Day the Fair ends; and if the Bills are not then paid, the Holder may send them back by the first Post.

211. As the preceding Exchanges differ from all others, I shall here add a few necessary Observations for the Government of those who engage therein; and as it is certain that the greatest Part of them who take Bills on Fairs do it with the lucrative View of employing their Money to greater Advantage than common, either by negociating the said Bills when the Time of the Fairs or Payments approach, or by sending them to the Places drawn on to be recovered and remitted them, which is commonly done with a considerable Profit; but as there is indisputably a much greater Risque in taking Bills on Fairs, than on Places where their Goodness or Validity must be immediately known, those who take them on the former cannot act with too much Caution in Regard of the Drawers.

212. And the Reason is very apparent to any one who seriously reslects on such Negociations; for suppose I take a Bill of Exchange upon Lyons, payable at three Usances, dated the 22d of April, I can immediately send it forward, and in a little Time have the Advice of its Acceptance, when I have two Debtors or Securities, viz. the Drawer and Acceptant; whereas if I take a Bill of the same Date, payable in the Payment of Easter Fair, which sinishes the 31st of July, and is the same Day, as the last of Grace or Respite, to the abovementioned Bill taken at three Usances, and whose Success (whether it will be accepted or not) I cannot learn till about the 13th or 14th of July, because (as I have before observed) the Bills drawn upon the Payments of Lyons are only accepted during the fix first Days of Payment; now if from the 22d of April to the Beginning of July the Drawer of my Bill sails, I have great Reason to believe it will neither be accepted nor paid; whereas if that drawn at the three Uso's is not accepted, I shall know towards the 8th or 9th of May, and may have my Recourse against the

mflerdam and is but as this exchange is to of that King-

he fecond is August Fair, is the Fair s each Fair

ade payable arged after-

as follows,

s the laft of

at of August

Saints begins

the Drawer ent, or in the

Bill must then

in the fix first hey are drawn the fixth Day, ce, though he we whether any stely forwarded e Time of the lowing) it will

Payment, must rwife they will rm and in the many one that r Principal and

Reimbursement lrawn from any land, Germany, ich are drawn Montbs, to be they will lose

the first is the is fifteen Days commences the n of September) it falls out on the Sunday fol-

e first Week is Exchange; the its Opening to ng, after which ent, but should e may do from

they must now or's Name, with the the Payments and Exchanges on Fairs.

213. I have already quoted the Acts in Force relative to Inland Bills of Exchange, which have greatly altered their Nature from what it was before their enacting; and I shall now mention a few tried Cases concerning them and Foreign ones, and but a few, as most of the Controversies I have looked over about them have been decided in Conformity with the different Obligations of every Person concerned in the various Transactions of this Branch of Buliness, according as they are stated in the preceding Sections of this Chapter.

214. A Wi. of Error was brought on a Judgment by nil dicit in an Action against the Drawer of an Inland Bill of Exchange, and it was objected that fince the Act of 9 Will. III. no Damage shall be recovered against the Drawer upon a Bill of Exchange, without a Protest, and therefore the Action lies not, there

But Holt C. J. The Statute never intended to destroy the Action for Want of a Protest, but only to deprive the Party of recovering Interest and Cost upon an Inland Bill against the Drawer without Notice of Non-payment by Protest: For before the Statute there was this Difference between Foreign and Inland Bills of Exchange; if a Bill was Foreign, one could not refort to the Drawer for Nonacceptance or Non-payment without a Protest, and reasonable Notice thereof. But in case of an Inland Bill, there was no Occasion for a Protest; but if any Prejudice happened to the Drawer, by the Non-payment of the Drawee, and that for Want of Notice of Non-payment, which he to whom the Bill is made ought to give, the Drawer was not liable; and the Word Damages in the Statute, was meant only of Damages that the Party is at of being longer out of his Money by the Non-payment of the Drawer, than the Tenor of the Bill purported, and not of Damages for the original Debt: And the Protest was ordered for the Benefit of the Drawer; for if any Damages accrue to the Drawer for Want of Protest, they shall be borne by him to whom the Bill is made; and if no Damage accrue to him, then there is no Harm done him, and a Protest is only to give a formal Notice that the Bill is not accepted, or is accepted and not paid; and if in such Case the Damage amount to the Value of the Bill, there shall be no Recovery, but otherwise he ought not to lose his Debt; but that ought either to appear by Evidence upon Non assumpsit, or by special Pleading; and the Act is very obscurely and doubtfully penned, and we ought not by Construction upon such an Act to take away a Man's Right. And the Judgment was affirmed per totam Curiam.

Salk. 100.

215. In an Action on the Case on an Inland Bill of Exchange brought by the Indorfer against the Drawer, it was objected, that there was no Averment of the Defendant's being a Merchant; but it was answered and resolved by the Court, that the Drawing of the Bill was a fufficient Merchandizing and Negociating to this Purpose.

216. Acceptance of a Bill of Exchange after the Day of Payment past is

L. Raymond. 364, 474, nfual.

So Acceptance for the Honour of the Drawer, &c.

217. To intitle the Party to an Action at Law in England against the Acceptor of a Bill, it matters not whether there be a Protest; but to intitle the Party to a Recovery against the Drawer beyond the Seas or elsewhere, there must be a Protest

before a Notary Publick.

Trin. 20. Car. II.

218. A Bill may be accepted for Part when the Party on whom it was drawn had no more Effects of the Drawer's in his Hands, though whenever this happens, there must be a Protest for Non-acceptance, if not for the whole Sum, yet at least for the Residue; and after Payment of such Part there must be a Protest for the Remainder, as the receiving Part of the Money upon a Bill does no ways weaken it.

219. It is afferted by Molloy, Scarlet, Marius, and others that have treated of Bills of Exchange, that any Time before the Money becomes due, the Drawer of a Bill may countermand the Payment although it hath been accepted, and this is

ufually

the

ACC noi

of

Dr

3

who

Serv

out !

out :

Bill i

it is

affigr

betw

being

Actic

chang

Exch

Actio

Draw

Treby

the A

for M

to det clarati

thereo *Hefter*

22

22

21

Bills of Exbefore their and Foreign r about them every Perion rding as they

in an Action ted that fince Drawer upon es not, there

for Want of a

t upon an In-Protest: For Inland Bills wer for Nonlotice thereof. ft; but if any Drawee, and e Bill is made in the Statute, ger out of his the Bill pureft was ordered he Drawer for is made; and and a Protest accepted and lue of the Bill, his Debt; but fpecial Pleade ought not by the Judgment

brought by the verment of the by the Court, Negociating to

ayment past is

It the Acceptor the Party to a ust be a Protest

n it was drawn never this haphe whole Sum, must be a Proa Bill does no

have treated of the Drawer of ted, and this is ufually

Of BILLS OF EXCHANGE, & c.

usually made before a Notary, though, if it comes only under the Party's Hand, they allow it to be sufficient, and in Case of Discount, or Payment before it is due, they suppose the Acceptor liable to pay it again in Case of a Countermand, from all which I snuft differt, as this absolutely oversets the Validity of all

220. When a Bill beyond Seas is accepted, and not complied with when due. the Protest for Non-payment by a Notary is sufficient to shew in Court here, without producing the Bill itself; but if a Bill in England be accepted, and a special Action grounded on the Custom be brought against the Acceptor at the Trial, the Plaintiff must produce the Bill accepted, and not the Protest, otherwife he will fail in his Action at that Time; therefore it is fafe that a Bill once accepted be kept, and only the Protest for Non-payment be remitted abroad.

221. If a Bill is not accepted to be paid when due, but for a longer Time, the Person to whom the Bill is made payable must protest the same for not being accepted according to the Tenor, yet he may however admit the Acceptance; nor can the Acceptor, if he once subscribes the Bill for a longer Time, revoke his Acceptance, or blot out his Name, although it is not according to the Tenor of the Bill; for by this Act he hath made himself Debtor, and owns the Draught made by his Friend upon him, whose Right another Man cannot give away, and therefore cannot discharge the Acceptance; and this Case will admit of two Protests, if not three, viz.

1. One Protest must be made for Non-acceptance, according to the Time the Bill is payable at.

For Non-payment when due according to the Bill's Tenor.
 If the Money be not paid according to the Time that the Acceptor sub-

222. A Bill was drawn payable on the 1st of January, and the Person to Per L. C. J. whom it was directed accepts it to pay on the 1st of March, with which the Pemberson inter Price Servant returns to his Master, who, perceiving this enlarged Acceptance, strikes and Shute. out the 1st of March, and puts in the 1st of January, and at that Time fends the Pair 33. Bill for Payment, which the Acceptor refused; whereupon the Possessor strikes B. R. out the 1st of January, and inserts the 1st of March again: In an Action brought on this Bill, the Question was, Whether these Alterations did not destroy the Bill? and ruled, that it did not.

223. A Bill of Exchange, payable to a Perfon or Bearer, is not affignable, fo 1 Sall. 126. as to enable the Indorfee to bring an Action, if Payment be refused; but when it is made payable to a Perfon or Order, an express Power is given thereby to affign, and the Indorfee may maintain an Action; and the first is a good Bill between the Indorfer and Indorfee.

224. The Acceptance of a Bill, although after it is become due, is binding Carthow's to the Acceptants, and Action is maintainable thereon; the Effect of the Bill Rap. 460. being the Payment of the Money, and not the Day of Payment.

225. When a Bill of Exchange is accepted, it is a good Ground for a special 2 3bow. 1. Action upon the Case, but it doth not make a Debt, &c.

226. Indebitatus Assumpsie doth not lie against the Acceptor of a Bill of Ex- 1 Salt. 23. change, because his Acceptance is a collateral Engagement, though it will lie against the Drawer, and a general Indebitatus Assumptie will not lie on a Bill of Ibid. 125. Exchange for want of a Confideration; and therefore there must be a special Action upon the Customs of Merchants, or an Indebitatus Assumptit against the

Drawer for Money by him received to the Plaintiff's Ufe. 227. In the Case of Bromwich and Lades, it was said by the Chief Justice Treby, that Bills of Exchange were of fuch general Use and Benefit, that upon an Indebitat. Assumption, a Bill of Exchange may be given in Evidence to maintain the Action; and by Mr. Justice Powel, that upon a general Indebitat. Assumption, for Monies received to the Use of the Plaintiff, such Bill may be left to the Jury to determine whether this was for Value received or not. In this Case the Decharation was on the Customs of Merchants, and a general Indebitat. Assumpsit thereon. See the Declarations and Exceptions to it, in the Case of Bellasis and Hefter, in 1 Lutwych, 1589.

228. If

228. If a Bill of Exchange is drawn on two or more Persons in these Terms. To Mr. A. B. and C. D. Merchants, in London, they ought both to accept the Bill; for the Acceptance of only one, is not complying with its Tenor, and it should be protested; but if it come directed to A. B. and C. D. or to either of them; or thus, To A. B. or in his Absence to C. D. in this Case the Bill being

accepted by either, it is fufficient. Luc. 109.

229. Bankers or Goldsmiths Notes are not to be accounted Cash till received. As for Example, A. draws a Note upon a Goldsmith, and sends his Servant to receive the Money, and to invest it in Exchequer Bills; the Servant gets B. to give him Money for the Note, with which he purchased the Exchequer Bills ordered, and two Days afterwards the Goldsmith failed; it was adjudged that A. must answer the Money to B. as the Property of the Note was not transferred to B. there being no Indorsement; and he could not have sued upon it, it being only in the Nature of a Pledge or Security to him.

230. A Note is no Payment where there was an original and precedent 3 Said. 118. Debt due, but shall be intended to be taken upon Condition that the Money be paid in a convenient. Time; but the taking a Note in Writing for Goods fold may amount to Payment of the Money, because it is Part of the original Contract.

> 231. A Servant of Sir Robert Clayton and Mr. Alderman Morris (but at that Time actually gone from their Service) took up two hundred Guineas of Mr. Monck, a Goldsmith (who knew nothing of his being discarded) without any Authority from his quondam Masters, who refusing to fatisfy Mr. Monck for the same, he brought an Action against Sir Robert and Mr. Morris, and being tried at Guildball, it was ruled, per Keeling Chief Justice, that they should answer, and there was a Verdict for the Plaintiff; and though there were great Endeavours used to obtain a new Trial, yet it was denied; the Court at Westminster being fully satisfied that they ought to answer, for this Servant had frequently received and paid Cash for them; and they were obliged to comply, and paid the Money.

232. A Person who is no Merchant, drawing a Bill of Exchange, makes him

within the Custom of Merchants as to that Bill.

233. If the Drawer mentions, for Value received, he is chargeable at Common Law; but if no fuch Mention, then you must come upon the Custom of Merchants only.

234. Concerning a Bill of Exchange being extended for the King, Judgment

for the Plaintiff notwithstanding. Evans a Cramlington.

235. Part of a Bill of Exchange cannot be affigned so as to entitle the Indorfee to an Action; if it were otherwise, the Party might be vexed with as many Actions as the Holder of the Bill should think fit.

236. It is not necessary to prove a Protest made by a Publick Notary, for that would tend to destroy Commerce, and publick Transactions of that Na-

237. I promise to pay the Bearer so much Money on Demand, is no Bill of

Exchange, and declaring on the Custom will not make it so.

238. A Goldsmith's Note, accepted in Payment, shall not be a Payment, if the Party who gave it knew the Goldsmith to be in a failing Condition, for such Knowledge makes it a Fraud.

239. Infancy pleaded by the Drawer of a Bill of Exchange, and held a good Bar, being drawn in the Course of Trade, and not for Necessaries.

240. An Action was brought upon a Note, for the Payment of fixty Guineas when the Defendant should marry such a Person, in which the Plaintiff declared as upon a Bill of Exchange, fetting forth the Custom of Merchants; and it was held, that to pay Money upon such a Contingency cannot be called Trading, and therefore not within the Custom of Merchants; and Judgment was given

for the Defendant. 241. A Note was in this Form: I promise to pay J. S. or Order, the Sum of one bundred Pounds, on Account of Wine had of bim. J. S. indorsed it, and the Indorsee brings an Action against the Drawer, and declares upon the Custom of Merchants; and doubted by Holt whether Action would lie, and advised with

2 Vent. 310. Witherly a Sarsfield. 1 Show. 125. 1 Show. 5.

2 Vent. 310. Carth. 5. Show. 264. Hanckirs a Gardner. Carth. 466. Cafes B. R. 213. 3 Sal. 70.

Cafes B. R. 346. Cafes B. R.

180. Ditto, 517.

Williams 2 Harrijon. Carth. 160. 3 Sal. 10

Pearfon a Garret. 4 Mod. 242. Sk.n. 398.

B.i.r a Crif s. 6 Med. 29.

or in J to N ch Ri Bi

for De wi

bin

for

to Sur

con

of v

pro

fron 2 to a rath Reg is to

2

men who Han that elfe) eithe

24

of it Bear of h wrat Read

efe Terms, accept the or, and it o either of Bill being

l received. Servant to gets B. to equer Bills ged that A. transferred it, it being

l precedent the Money for Goods the original

ris (but at Guineas of ed) without Mr. Monck Morris, and they should a were great urt at West-Servant had to comply,

makes him ble at Come Custom of

g, Judgment title the Inxed with as

Notary, for

s no Bill of

Payment, if on, for such

held a good

ixty Guineas
stiff declared
nts; and it
led Trading,
it was given

the Sum of ried it, and the Custom advised with Merchants, Merchants, who declared that such Notes had been in Use thirty Years, and that they looked upon them as Bills of Exchange, but Cur. avifare vult.

Holt declared he remembered when Actions on Bills of Exchange first began. Ibid. 242. A Note drawn by J. P. whereby he promised to pay 121. 105. to J. W. Williams on a Day certain; and he indorsed the Note for Value received to D. F. who Carth. 269. indorsed it to the Plaintiff for Value received, who brought an Action against J. W. setting forth the Custom of Merchants; and beld the Action lay.

243. By this Statute it is enacted, that if any Person shall forge, or procure 2 Geo. II. Capto be forged, or assist in forging any (inter alia) Bill of Exchange, Promissory 25. S. 1. Note for Payment of Money, Indorsement, or Assignment of any Bill of Exchange, or Promissory Note for Payment of Money, or any Acquittance, or Receipt for Money or Goods; or shall utter or publish, as true, any such forged Bill, &c. knowing the same to be forged, with an Intent to defraud any Person; every such Offender shall be guilty of Felony without Benefit of Clergy. And,

244. By this Statute, if any Person shall fallly make, alter, forge, or procure 7 Geo. II. to be fallly made, &c. or assist in fallly making, &c. any Acceptance of any Cap. 22. Bill of Exchange, or the Number, or principal Sum of any accountable Receipt for any Note, Bill, &c. or any Warrant, or Order for Payment of Money, or Delivery of Goods, or shall utter or publish any such false Acceptance, Bills, &c. with Intent to defraud any Person; every such Offender shall suffer as a Felon, without Benefit of Clergy.

245. LETTERS OF CREDIT being a Species of Bills of Exchange, and equally binding with them, I shall speak of them under this Head, as the proper Place for it; and presume it will be needless to counsel my Readers to be very circum-spect in giving them, as their Honour and Credit is as much concerned for the punctual Re-payment of whatever Sums are advanced in Consequence thereof, as they would be for the Discharge of a Bill of Exchange.

as they would be for the Discharge of a Bill of Exchange.

246. These Letters are of two Sorts, viz. General and Special, and both given to furnish travelling Persons with Cash as their Occasions may require; they are commonly open or unsealed, and contain an Order from the Writer to his Correspondent or Correspondents, to surnish the Bearer with a certain Sum, or an unlimited one; and the Disserted to the Writer's Friends at all the Places where the Traveller may come (though it is now customary to give separate Letters to each Place) and the other directed to some particular one; obliging himself for the Re-payment of whatever Monies shall be advanced in Compliance with the Credit given, on producing a Receipt or a Bill of Exchange (which he thinks proper to have) from the Person credited.

247. If any Money is advanced on either Species of these Letters, and Bills of Exchange given for the Sum on the Person who wrote them, he is obliged to accept and pay the same; and in case of Refusal he may be compelled thereto, rather than the Drawer, as the Remitter in the Loan of his Cash had more Regard to his Correspondent's Sufficiency than the Drawer's, whom it is probable he knew nothing of; therefore, in this Respect, the Person giving the Credit is to be reputed as the Drawer.

248. And as the Giver of these Letters is so obliged for the punctual Re-payment of the Money advanced, I repeat that he ought to be very cartious to whom he gives them, more especially those without Limitation, as these in the Hands of a dishonest Person may prove his Ruin; and as it is hardly possible that he that requests the Credit should be ignorant of what Cash he shall want (at least was little Difference) I think the Compliment (for it can be nothing else) of an unbounded Credit should be excused, as it is really of no Service either to him that pays, or him that receives it.

either to him that pays, or him that receives it.

249. Advice by Post should always follow a Letter of Credit, and Duplicates of it accompany such Advice; and it would be prudent therein to describe the Bearer, with as many Particulars as possible, for fear he should lose or be robled of his Credentials, and a Stranger reap the Effects of them. These Letters are wrote in various Forms, and though a Copy may be superstuous to most of my Readers, yet the Prospect of its being serviceable to some few, I hope, will plead my Excuse for adding it here.

Mr. Abraham

Of BILLS OF EXCHANGE. &c.

Mr. Abrabam Honefty,

Tondon, the 3d of January, 1752.

SIR,

THIS is defigned to accompany (or kifs your Hands by) Mr. John Stevens, and to request your furnishing him with a thousand Dollars of your Money (or with as much Cash as he shall require of you, if you give an unlimited Credit) for which please to take his Bills on me, or on any other he shall think proper to draw them; and I do hereby oblige myself for their punctual Discharge, and

Sir, your most bumble Servant,

W. B.

To Mr. Thomas Richardson, Merchant, in Leghorn.

250. The Time of paying Bills is always settled between the Drawer and Remitter, fometimes on a certain fixed and appointed Day, or at Sight, or fo many Days after Sight, or fo many Days, Weeks, or Months after Date; at Usance, half Usance, Usance and half, and two or three Uso's or Usances.

251. A Bill payable at a certain Day, is due on the Day mentioned, according to the Stile of the Place it is drawn on, not where it is drawn from; so that a Bill from Amsterdam, made payable at Hamburgh on the last Day of November, is to be understood that Day Old Stile, and vice versa for a Bill drawn in the fame Manner from Hamburgh to Amsterdam.

252. If Bills are made payable at some Days after Sight, their Acceptance is dated on the Day they are presented, and from thence the Days of their running are counted; but if they are made payable at Sight, they are to be fatisfied

without any Days of Grace to be allowed.

253. If a Bill be made payable some Weeks after Date or Sight, the Weeks must be reduced into Days, and in counting these the Almanack should be consulted; and if a Bill is drawn to be paid one or two Months after Sight or Date, then the Day of Payment falls on the same Day in the succeeding Month, &c. from that in which the Bill was presented or dated, altho' the Months differed in the Number of their Days. As for Example, a Bill dated the 7th of January, and payable a Month after Date, is payable the 7th of February (not the 8th) and a Bill dated the 30th of January, to be paid a Month after Date, becomes due on the last Day of February, though this Month hath not fo many Days in it as the other.

254. And when a Bill is dated according to the Old Stile, payable a Month after Date in a Place where the New Stile is observed, it does not always fall due a Month after the Old Stile Date, as will be p oved by supposing the Bill dated the 25th of April, O. S. payable a Month after Date, in a New Stile Country, and it does not fall due on the 25th of May, O. S. (which is the 5th of June, N. S.) but on the 6th, for when the Bill was dated it was the 6th of May, N. S. which ought to be well observed, as this will make a Difference of two Days

in Leap-Years, and of three in others.

255. A Bill made payable a Month after Date from the 28th of February, falls due on the 28th of March; but if it be dated wisimo Fab. then it is not due till the ultima March, and the same in June and July, so the one hath 30, and the other 21 Days.

256. Bills made payable here at Sight have no Days of Grace allowed; but if it is but one Day after Sight, the Acceptor may claim them, though this ought not to be practifed in Countries where the Respite Days are many

257. To reckon the precise Time of a Bill's Payment (made payable after Date) it is necessary to calculate the Difference between the Old and New Stile, and to know what Ufance is in every Country; and for my Reader's Information herein, the following Places observe the New Stile, viz. Amsterdam, Dordrecht, Haerlem, Leyden, Rotterdam, and all the United Provinces of Holland; as also Middleburgh, Ulissingen in Zealand; Antwerp, Bruges, Dornick, Ghent, Ryssel, Bruffels, Valentiennes, and all Brabant, Flanders, and Artois; Paris, and all France; Spain, Portugal, and all Italy; Augsburgh, Crembes, Lintz, Vienna, and feveral Places of the Empire; Breflaw, and all Silefia; Calne, Dantzick, Koning-

th

co

up

reg

mo

and

Eu

viz.

and

decl

United Up other Sight, Ufa

Mont and fro n Stevens. ur Money credit) for proper to

narge, and

, 1752.

W. B.

rawer and ight, or fo Date : at , according n; fo that November,

cceptance is eir running be satisfied

wn in the

the Weeks k should be after Sight fucceeding altho' the a Bill dated the 7th of o be paid a this Month

ole a Month ways fall due e Bill dated 5th of June, f May, N. S. of two Days

of February, hen it is not one hath 30,

allowed; but though this nany payable after nd New Stile,

s Information n, Dordrecht, land; as also Ghent, Ry [el, aris, and all , Vienna, and zick, Xoning-Sburgh, fourgh, Thorne, and all Poland; and fince the 1st of January, 1752, Great-Britaiu and Ireland.

258. The Places that observe the Old Stile are,

Muscovy, the Electorate of Brandenburgh, Denmark, East Friezeland, Francfort (on the Main), Geneva, and the Protestant Cantons of Switzerland, Hamburgh, and all Holstein; Lubeck, and all Meclinburgh; Leipzick, Magdeburgh, Naumbourgh, and all Saxony; Riga, Stockholm, and all Sweden; Strafburgh, &c.

The Popilh Electorates and Principalities of Germany observe the New Stile. and the Protestant ones continue the Old; and as the Reason of this Difference may not be so generally known, I beg leave to intrude so much on the Patience of that Part of my Readers who are acquainted with it, as to inform those that

are not, which I shall do in a few Words.

JULIUS CASAR, defirous of rectifying the erroneous Computation of Time that had prevailed till then, undertook the Reformation; and as the Year was corrected by him, the Vernal Equinox (which reduces Day and Night to an equal Length all over the Globe, except just under the Pole) happened in 325 to fall upon the 21st of March; and from this the Nicene Council (being then sitting) regulated the Terms for Easter's Observance. But Pope Gregory XIII. observing in the Year 1582, that the Equinox was changed from the 21st to the 11th of March, ordered ten Days to be deducted from the Calendar, and the 11th to be counted the 21st; which Edict was generally observed by the Nations acknowledging the Supremacy of the See of Rome, but did not obtain universally; as most of the Protestant Countries continued to reckon their Time as formerly; and this gave Rife to the different Ways of Computation that now obtain in Europe, diftinguished by the Julian and Gregorian Calendars; and I have only to add, that fince the Time of Pope Gregory, the Equinox has changed a Day, viz. from the 11th to the 10th of March; so that the Difference between Old and New Stile is now eleven Days.

259. USANCE from London to any Part in France is thirty Days, (this being declared to be a Month in regard of Exchanges in that Kingdom) whether the

Month has more or fewer in it.

Usance from London, to Hamburgh,

Rotterdam, Middleburgh, Antwerp, Brabant,

Flanders,-And from these Places to London, is one Calendar Month after the Date of the Bill.

Ulance from London, to Spain,

Portugal,-And from these Places to London, is two Calendar Months after Date.

Ulance from London, to Genoa,

Leghorn, Venice,

Rome, -And from these Places to London, is three Months.

The Usance of Amsterdam,

Upon Italy, Spain, and Portugal, two Months.
Upon France, Flanders, Brabant, Geneva, and upon any Place in the Seven

United Provinces, is one Month.

Upon Francfort, Nuremberg, Vienna, Augsburgh, Cologn, Leipzick, and other Places of Germany, upon Hamburgh and Breslau, is fourteen Days after Sight, two Usances twenty-eight, and half Usance seven.

Usance from Dantzick, Koningsberg, and Riga, upon Amsterdam, is at one Month's Sight, though it is common to draw from the first at forty Days Date,

and from the others at forty-one, but oftener at ten and eleven.

And

And from Amsterdum on the said Places, at a Month's Date, without mentioning Usance; though sometimes at forty and forty-one Days; and sometimes on Breslau at fix Weeks Date.

260. Most Nations have generally agreed to allow the Acceptor of a Bill forme fmall Time for Payment, beyond that mentioned in the Bill, termed Days of Grace, or Respite; but they as generally disagree in the Number, and Com-

mencement of them.

At London, Bergamo, and Vienna, three Days are allowed; at Francfort (out of the Fair-Time) four; at Leipzick, Naumbourgh, and Augsburgh, five; at Venice, Amsterdam, Rotterdam, Middleburgh, Antwerp, Cologn, Breslau, and Nuremberg, fix; at Naples, Denmark, and Norway, eight; at Dantzick, Koningsberg, and in France, ten; at Hamburgh and Stockbolm, twelve; in Spain, fourteen; at Rome, fifteen; at Genoa, thirty. At Legborn, Milan, and some other Places in Italy, there is no fixed Number of Respite Days. Sundays and other Festivals are included in these Days at London, Naples, Amsterdam, Rotterdam, Antwerp, Middleburgh, Dantzick, Koningsberg, and in France; but not at Venice, Cologn, Breslau, and Nuremberg: At Hamburgh, and in France, the Day on which the Bill falls due makes one of the Days of Grace, but no where else.

261. At Venice no Bills are permitted to be paid by Indorfement, fo that they must be payable to a certain Person, and not to Order, or to the Procuration of him intended to receive them; and in Places where there are Banks, if Bills fall due when these are shut, there are always some Days of Grace allowed the Acceptor

after their Opening.

262. It was formerly agreeable to the Laws of Portugal, and I believe is still fo to those of Italy (though certainly quite contrary to Justice and Honesty) for an Acceptor to be freed from his Obligation in case of a Drawer Insolvency before Payment; but as some noted Trials on this Subject in the first-reactioned Kingdom feem to have altered the Laws for the better, I shall acquaint my Reader both with

the Occasion and Success of them.

263. Some few Years ago, a Gentleman from this City of London, drew fome Bills on his Correspondent at Lifton, and died two or the Days after insolvent; the Bills were accepted, but on Advice of the Drawer's De and Insolvency, Payment was refused; and the Acceptor sheltering hind of under the shen subsisting Laws, stood a Trial, on being fued; but the judge having a Regard to the Custom of Merchants, gave a Sente ce against him, and he paid accordingly. However, fome time after, a Merchant at Amsterdam drew two Bills on another at Lisbon, which were inderfed by one here to two feveral ones there, and were both punctually accepted; but the Drawer failing, and the Inderfer likewife, the Acceptor refused Payment, which is liged the Possessor to see him for the Value, and this they did in feparats Suits, carried on before different Judges, whose Opinions were so opposite, that one of the Holders had a Sentence in his Favour, and the other against him; upon which new Suits were commenced, and finally determined for them, who accordingly recovered not only the Principal and Charges of the Bills, but those of the Law-Suits also; which seems to have fixed the Point before contestable, and now placed it on a Par with what is observed in the other Parts of Europe. And though there are some few in Italy who value themselves on the Protection of the Laws to screen them from a Payment under the aforementioned Circumstances, jet they thereby irreparably prejudice their Character, and must not expect any future Credit; so that those who have any Regard for either, act more like ivier hants and honest Men, and discharge their Acceptance whilst they are able.

264. In the Territories of the King of Denmark, no Bills must be made ayable after Sight for a longer Term than two Months; and whatever protested Bills are not fued for in fix Months from the Protest's Date, shall lose their Right as Bills of Exchange, and thenceforward be only regarded as a Book Debt; and all Jaw-Suits concerning them must be concluded within a Year. It hath long fince been determined by a fettled Rule among the Merchants at Copenbagen, and confirmed by a Judgment in the highest Court, that the Charges on all protested Bills shall be Six per Cent. for Exchange and Re-exchange, with & per Cent. for Provision; and by a Placard of the 26th of Nov. 1731, Bill-Bonds (which

ha

of

a l

M

ten

and

Bills.

ut mentionmetimes on

a Bill fome ned Days of , and Com-

rancfort (out gb, five; at lau, and Nuick, Konings-Spain, four-d fome other sys and other n, Rotterdam. not at Venice, , the Day on here else. t, fo that they curation of him

d the Acceptor believe is still Ionesty) for an folvency before ioned Kingdom eader both with

f Bills fall due

don, drew fome after infolvent; Infolvency, Paye then fubfifting rd to the Custom gly. However, nother at Lifbon, and were both kewife, the Acn for the Value, Judges, whose e in his Favour, nced, and finally e Principal and ms to have fixed hat is observed in Italy who value Payment under prejudice their se who have any d discharge their

must be made hatever protested shall lose their as a Book Debt; a Year. It hath nts at Copenbagen, arges on all pro-, with & per Cent. ill-Bonds (which are a Sort of Inland Bills, and ordered in lieu of Notes of Hand) were introduced; they must be on stamped Paper, and drawn at three Months, but not to continue longer than four; they have a Right when protested like Foreign Bills of Exchange, bear an Interest of per Cent. Monthly, and must be sued for within a Month after due.

265. Since I begun on this Subject of Bills, a small Dispute has happened at Legborn about their Payment, which I shall just mention for my Reader's Information. It has always been customary at that Place to pay them in Gold; but Zechins have lately been so scarce there, as to bear a Premium of two to three per Cent. from Silver; to avoid which Expence several tendered Payment of their Bills in the last-mentioned Metal, and not being admitted, some of them were returned protested, which occasioning a little Confusion in their Commerce, an Application was made to the Regency, who (as I understand) determined, that Bills should be paid as usual; however some here still pretend to have an Infertion in all they take for their Payment in Gold, which Innovation I prefume will wear off, as the Cause that occasioned it ceases. And having treated of every Particular relative to Bills, but their Form, that now naturally challenges

266. Bills of Exchange should be wrote in a fair Hand, cleanly, and without Mistakes; their Stile admits of several Variations, as one or more Bills are granted, of the fame Tenour; Difference in the Time or Place of Payment; or according to the Species it is to be made in; which the following Forms may ferve to illustrate.

London, the 18th of January, 1752. Exchange for 50/. Str.

A T Sight of this my only Bill of Exchange, pay to Mr. John Rogers, or Order, fifty Pounds Sterling, Value received of him, and place the same to Account, as per Advice (or without farther Advice) from

Samuel Skinner.

To Mr. James Jenkins, Merchant in Briftol.

London, the 18th of January, 1752.

Exchange for 10000 Liv. To.

AT fifteen Days after Date (or at one, two, &c. Ufo's) pay this y first per Exchange, to Mess. John Rogers and Comp. or Order, ten thousand Livres Tournois, in Specie known to us this Day, Value of Ditto's, and place the fame to Account, as per Advice from Court appeared to his Thomas Bencraft.

To Mr. Henry Kendrick, Banquier in Paris.

to the second Level in or On (1

London, the 18th of January, 1752.

Exchange for 10000 Liv. To.

AT fifteen Days after Date (or at one, two, &c. Ufo's) 1 sy this my fecond per Exchange (first or third not paid) to Mess. John Roger, and Comp. or Order, ten thousand Livres Tournois, in Specie known to us this Day, Value of Ditto's, and place the fame to Account, as per Advice from

To Mr. Henry Kindrick,
Banquier in Paris.

and in the third write (first or second not paid) which Example may serve for all

London,

452 Of BILLS OF EXCHANGE, &c.

London, the 18th of January, 1752.

Exchange for D. 1000.

A T Usance pay this my first per Exchange to Mr. Ignatio Testori (or to the Procuration of Mr. Ignatio Testori) one thousand Ducats Banco, Value of Mr. Gregory Laman, and place it to Account, as per Advice from

Nicholas Reubens.

To Mr. James Robottom, Merchant in Venice.

London, the 18th of January, 1752.

Exchange for 1600 per 000 Rs.

A T thirty Days Sight (or *Ufance*, &c.) pay this my first per Exchange to Samuel Fairfax, Esq; or Order, one thousand six hundred Mil Reis, Value of Ditto, and place it to Account, as per Advice from

Jeremiah Tomlinfon.

To Mess. Brown and Black, Merchants in Lisbon.

London, the 18th of January, 1752.

Exchange for 2731. 15s. St. at 35 Sc. 7 G. per & Str.

AT two Uso's and a half, pay this my first per Exchange, to Mr. Joseph Jacobs, or Order, two hundred and seventy-three Pounds sisteen Shillings St. at thirty-sive Schillings and seven Groots per Pound Sterling, Value of Mr. James Merriman, and place it to Account, as per Advice from

John Johnson.

pon

knov

be at

it is r

one.

a Bill

fecond and or

for th

Effect

by the

in Par

Metho

Failur

Confec

In the N and en

To Mr. David Hill, Merchant in Amsterdam.

London, the 18th of January, 1752.

Exchange for 2000 Dollars.

A T Usance pay this my first per Exchange, to Mr. Richard Redman, or Order, two thousand Dollars, Value of him, and place them to Account of W. M. Esq; and Co. as per Advice from

Abraham Moreton.

To Mr. Bartholomew Jermain, Merchant in Legborn.

N. B. Bills are drawn in the fame Manner on Genoa.

London, the 18th of January, 1752.

Exchange for xx 2000. at 400 Reis per Crufado.

A T Usance pay this my first per Exchange, to Mr. Samuel Levy, jun. or Order, two thousand Crusadoes, at four hundred Reis per Crusado, Value of Ditto, and place them to Account, as per Advice from

John Thomas.

To Mr. Richard James, Merchant in Corto.

London, the 18th of January, 1752.

Exchange for £ 108 10 Irifb Str.

A T thirty-one Days after Date, pay (in Dublin) this my first per Exchange, to Mess. Richard and Thomas Moore, or Order, one hundred and eight Pounds ten Shillings, Sterling Money of Ireland, Value of Mr. Ezekiel Sampson, and place it to Account, as per Advice from

Nicholas Fairman.

To Mr. Christopher Reynolds, Merchant in Waterford.

A made

or D. 1000.

i (or to the

olas Reubens.

per ooo Rs.

Exchange to l Reis, Value

iab Tomlinfon.

G. per f. Str.

Joseph Jacobs, hillings St. at of Mr. James

John Johnson.

2000 Dollars. Iman, or Order,

ount of W. M.

abam Moreton.

is per Crusado.

jun. or Order,

Value of Ditto.

John Thomas.

of BILLS OF EXCHANGE, &c.

A made Bill in French.

Marfeille, 31 Octobre, 1752. B. M. 350.

A Nononte Jours de Datte, payez par cette premiere de Change, à l'Ordre de Mess. Jean Jacobson & Fils, trois Mil. trois Cent cinquante Marcs Banco, Valeur en Compte,

Jean Martel.

A Monúeur Moní. Jacob Geraers, A Hamburgh.

The Indorfement is as follows.

Pay to Mr. James Trotter, or Order, Value in Account. Stockholm, the 3d of October, 1751.

John Jacobson and Sons.

Pay to Mr. Levi Solomon, or Order, Value received. London, the 2d of January, 1751-2.

James Trotter.

The following is a fecond Bill, in Italian.

Londra, 24 Feb. 1751.

per 600 d' 8 r.

AD Uso pagate per questa seconda di Cambio (una Sol Volta) al mio Ordine, pezze sei Cento do otto Reale, Valuta Contoci (or Auuta del Medessimo) ponendole come per la d'Aviso addio

Thomas Deacon.

Al Sar. Pietro Cambanelli, à Livorna. La prima per accettaz. in Mano de Sr. Fralli, &c.

London, the 18th of January, 1752.

Exchange for 3000 D.

A T Usance pay this my first per Exchange to yourselves (or to your own Order) three thousand Dollars of eight Rials each, Gold or Silver, of the Currency known to us this Day, Value of Mr. John Crew, which place to Account, as per Advice from

Richard Bingham.

To Mess. Patrick Jansen and Co. in Madrid.

Patrick Jansen and Co.

When Bills are drawn at Usance, or so many Days Date, the Acceptance must be at the Bottom of the Bill, as in that immediately preceding; but when they are drawn payable at so many Days Sight, the Acceptance must express the Day it is made; and an Indorser may divide a Bill, and make Part of it payable to one, and Part to another, which is done in the following Manner. A. possessing indorses on the first 122 l. payable to B. and in the second 78 l. payable to C. and sends the first to B. and the second to C. so indorsed, and on their presenting them to the Party the Bill is drawn on, he accepts the first for the 122 l. and the second for the 78 l. in Conformity with their Indorsements.

In France, by an Ordinance of the King in March, 1673, it is directed, that the Nature of the Value received for Bills of Exchange shall be inserted in them, and expressly mentioned, whether it was in Money, Merchandize, or other Essects, to prevent several Abuses that had crept into this Branch of Commerce, by the bare Insertion only of Value received; for it was common to give a Note, in Payment of a Bill of Exchange, both expressing Value received: And this Method was found to be of great Prejudice to Trade, by occasioning many Failures, which the afore-mentioned Arret was intended to prevent. And in Consequence hereof there are four Sorts of Bills of Exchange in that Country,

98 10 Irifb Str.

per Exchange, id eight Pounds upfon, and place

cholas Fairman.

A made

viz. the first expressing simply, Value received; the second, Value received in Merchandize; the third, Value in bimfelf; and the fourth, Value underflood. The first and second need no Paraphrase, being both alike in their Negotiation, and their Distinction only answering some Ends that may occur between the Drawer and Deliverer (in Case of any Failure or Fraud.) The third Sort is when a Merchant draws a Bill of Exchange on one who owes him Money, which he fends to his Friend or Factor, to procure Acceptance and Payment; and as the Acceptant is a Creditor of his, an Inconvenience might accrue to him, should he infert Value received, as his Friend or Factor might pretend that it belonged to him, appearing by the Bill that the Drawer had received the Value. The fourth is, when a Person taking a Bill of Exchange from one on whose Credit he cannot rely, gives the Drawer his Acknowledgment of receiving the Bill, whose Value he obliges himself to satisfy, on having Advice that the Bill is paid; but if the Bill returns protested, it is again exchanged for the Note, the Drawer defraying the Charges. The Times for which Bills are made payable are also four, viz. At so many Days Sight, eight, ten, fifteen, &c. and the Time does not commence running till the Day after it is presented and accepted; so that a Bill drawn payable at ten Days Sight, and is accepted the last Day of April, is not demandable till the 11th of May, and the Reason is, that the Day of Acceptance, which is the 30th of April, is not counted, but the Reckoning begins only on the 1st of May; the 10th of May, on which the Bill expires, is not counted neither, because that the 10th does not finish till Midnight, and confequently an Action cannot be brought against the Acceptor till the 11th of May, which begins the Moment succeeding that on which the 10th finished; and in Effect, if one begins to count from the 1st of May, and continues to the 10th at Midnight inclusive, there will be found no more than ten whole Days, which is the Time the Acceptor had to pay the Bill in.

The fecond Method of drawing Bills, is to make them payable at a Day certain. For Example, a Drawer gives his Bill to be paid on the 1st of May, which, according to what is said in the preceding Case, is not demandable till

the fecond, as the Day of its falling due is never counted.

And there is no Obligation to procure Acceptance to a Bill of this Tenour; as the Time goes on whether accepted or not; but is otherwise with the foregoing, payable at so many Days Sight; though it is certainly more adviseable to get it accepted, as by this Means another Debtor is added to the Drawer, which becomes a new Security.

The third Time of Bills is at Usance, (which is according to the Places drawn on) double Usance, or two Usances, &c. and tho' there is no more Obligation to procure Acceptance to this than to the preceding one, as the Time runs on from the Day of its Date, yet the same Reasons subsist for solliciting its Accep-

tance as occurred then.

And there having formerly been many Disputes about the Time of Bills falling due that were drawn payable at Usance, double Usance, &c. the King by his Ordinance has regulated it for the future, by making Usance to be thirty Days, whether the Months have more or less in them, the thirty Days to be counted from the Day the Bill is dated, and not to be demanded till that succeeding the Expiration of the thirtieth, as has been observed in those Bills payable at so many Days Sight, and at a Day certain; but these Laws are only binding in France, on such Bills as are payable there, but not on those drawn from thence on other Countries, where different Usages and Customs are practified.

The fourth Sort of Terms of Bills, is, when Merchants draw them payable at Lyons in the Fair-time, which they term Payment, and which they have

four Times a Year, as has been before mentioned.

When Honesty reigned among the Merchants, these Bills, payable in Payment at Lyons, were never accepted by Writing, he on whom they were drawn only said verbally, seen, and the Bearer noted it in his Book accordingly. The Lyonnois practised this for a long Time without any Accident; but Integrity became slack by the Corruption of the Times, and some Bankers having denied that Bills had been presented them, the Merchants for a greater Security now have them accepted in Writing.

r +

in Go of vis

**

66 66

but in

for

bec

Con

Re

por

me

tha

very

it i

a d

all

Bills

Eva

WOU

men

dire

46 O

es a

I

A

inter

confi

traní

every

the

havir

with

nice unfai

migh

lected

I

received in flood. The lation, and he Drawer is when a which he and as the lim, should it belonged alue. The hose Credit g the Bill, Bill is paid; the Drawer

the Drawer ble are alfo Time does d; fo that a of April, is Day of Aconing begins pires, is not at, and contt, and contt, and in to the 10th Days, which

le at a Day
1st of May,
mandable till

s Tenour; as he foregoing, able to get it awer, which

Places drawn re Obligation lime runs on ng its Accep-

f Bills falling King by his thirty Days, be counted ecceding the bayable at fo y binding in from thence d.

hem payable h they have

in Payment drawn only lingly. The but Integrity aving denied decurity now It was necessary that the Bankers and Merchants of Lyons, to establish this Disposition in the Acceptations, and to restrain many other Abuses committed in their City, should seek a Remedy, and therefore proposed a Regulation to the Governor, &c. thereof, the which was approved of, and allowed by an Arret of Council, and registered in the Parliament of Paris in the following Words, wir. "That the Acceptations of the said Bills of Exchange shall be made by Writing, dated and signed by those on whom they are drawn, or by Persons "duly empowered by a Procuration, of which the Minutes shall remain with the Notary; and all those which shall be made by Factors, Deputies, and others not furnished with Procurations, shall be null and of no Effect against

" him on whom they are drawn, fave the Recourse against the Acceptor." This Regulation, which was only for the City of Lyons, proved a sufficient Remedy for the Abuse that was committed by the Want of Acceptance to Bills; but this did not in any Shape remedy those arising from a conditional Acceptance in these Words, Accepte pour Repondre au Temps (accepted to answer in Time) for this is the fame as faying nothing, and is contrary to the publick Surety; because a Merchant of Paris or other Places, drawing a Bill of Exchange on his Correspondent at Lyons, who shall have no Effects of his in Hand, and who only accepting it with the Circumstance, To answer in Time, not being willing to advance for his Friend, when the Season of the Fair, or Payment is come, if Remisses are made him, he pays a Creditor with a Debt, if he has the Opportunity, or else the Contents of the Bill is discharged at the End of the Payment; but if he has no Provision made him, he lets the Bill be protested; so that a Merchant who does not understand this Custom, and who has paid his Money three Months before, comes upon the Drawer or Bearer of Orders, who very often have failed in the mean Time; whereas if he on whom the Bill is drawn, accepts purely and fimply when it is presented him, he in whose Favour it is would have had his immediate Security, and its Payment when fell due.

And however suitable to the Interest of the Lyonnois this Practice might be,

And however suitable to the Interest of the Lyonnois this Practice might be, (as they generally accepted without Essets in Hand) yet as it placed them on a different Footing from every other Trader in the Kingdom, it was judged but reasonable by other Merchants to find out a Method that should put them all on a Level, and oblige those of Lyons to a pure and simple Acceptation; but though this was observed by some considerable Bankers, who drew their Bills, or took them with the Insertion of such Words as would not admit of Evasion in the Acceptor, yet this did not answer the Intent, as many of Lyons would not accept the Draughts on them in any other Manner than that formerly mentioned; therefore to remedy the Inconvenience and Disorders which this occasioned in Trade, and to place all his Majesty's Subjects on a Level, he directed by his Ordinance, "That all Bills of Exchange shall be accepted by "Writing purely and simply; abrogating the Custom of a verbal Acceptance, or by these Words, Veu sans Accepter (seen without accepting) or accepted to answer in Time, and all other conditional Acceptations, which shall be deemed a Refusal, and the Bills may be protested."

I mention those Circumstances, in which I think most European Nations are interested, as there is hardly one from whence a considerable Trade is not carried on with Lyons, either in the Commercial or Banking Way.

And though the happy Improvement of our own Silk Manufactures has very confiderably leffened for some Years past our trading Engagements with that powerful City, yet there still remains such an Intercourse, as the Knowledge of transacting Business there may occasionally concern many of my Readers.

I have now done with Exchanges, and exerted my Endeavours to reduce every necessary Observation on them into as small a Compass as the Nature of the Subject would permit, consistent with rendering myself intelligible, and having the Rules I have laid down, clear and practicable; and though I might, without incurring an Imputation of Prolixity, have swelled a Discussion of this nice Particular into a Volume instead of a Chapter, I conside I have left nothing unsaid that could contribute to my Purpose of clearing up every Difficulty which might arise to my Readers in their Exchanging Busines; having carefully collected and communicated the Sentiments of the best Writers in all Languages

OF BROKERS.

on this Topick, so far as they were agreeable to that Experience which a long Practice in this Branch of Business has furnished me with; and I hope I shall not be accused of Vanity if I affert, that my Labours herein and Endeavours to have every Schion such, as to stand the strictest Serntiny, have by far exceeded those of every other Author that has gone before me, who either have superficially run over the Matter, or blindly propagated the Errors of one another, through Ignorance or Sloth, which I have studied to rectify, and I conside with Success.

Before I treat of Arbitrations, I shall say something of Brokers, as a proper Appendage to the preceding Discourse, the greatest Part of Exchanges being transacted by them.

Of Brokers.

BROKERS are Persons sworn and authorized by the Magistracy of the Place where they act, and such are always regarded in Preference to others, who interfere in these Negociations without being licensed; as a Credit is given to a Declaration of the former in case of any Dispute, though it is not admitted from the others; and in some Places those who illegally exercise the Function are fined for acting without Permission.

It is the Duty of a Broker to be diligent, faithful, and fecret, whether his Dealings be in Exchanges, or Purchases and Sales, as they are the Mediators in all Negociations; and those Licensed may properly be called Publick ones, from the Nature of their Business, which leads them to a general Employ between Merchants, Traders, and Remitters. They are called at Amsterdam (as well as here) Brokers (Courtiers or Mackelaers) though on the Coasts of Provence, and up the Levant, they are termed Censals, and at Paris the Exchange-Brokers have, for about a Century past, bartered this Appellation for that of Agents; and to render the Office yet more honourable, about fifty Years ago the Quality of King's Counsellor was added to it, though the Business is the same, however the Denomination may differ.

The Number of Sworn Brokers in London are unlimited; at Amsterdam there are three hundred and seventy-five Christians and twenty-two Jews, acting in Trade and Exchanges; besides which, there are many who practise (as they do here) unsworn and unlicensed, to whose Testimony no Regard is paid in a Court of Justice, as before-mentioned.

Di

Pr

and

ani

Bu

Those who exercise the Function of Brokers ought to be Men of Honour, and capable of their Business; and the more so, as both the Credit and Fortune of those that employ them may in some measure be said to be in their Hands, and therefore they should avoid Babbling, and be prudent in their Office; which consists in one sole Point, that is, to hear all, and say nothing; so that they ought never to speak of the Negociations, transacted by Means of their Intervention, or relate any ill Report, which they may have heard against a Drawer, nor offer his Bills to those who have spread it.

Before offering any Bills of Exchange, which a Broker is commissioned about, he ought to ask the Person he applies to, whether he wants Bills for such a Place, or hath Money to dispose of; and if this Merchant queries whose the Bills are which he has to negociate, he ought not to inform him, till his Reply lets him know whether he wants any or not.

When a Merchant has discovered his Intentions to draw, or that he has Bills to negociate, the Broker should offer them, purely and simply, without any Exaggeration in their Favour or Disfavour; and if he to whom they are proposed results them, with saying they do not suit him, it would be not only improper, but impertinent in the Broker, to ask the Reason of such a Refusal, and the Height of Imprudence in him to amplify their Goodness, or

pe I shall leavours to ar exceeded ave superne another, confide with

as a proper nges being

racy of the reference to licensed; as though gally exercise

whether his Mediators in k ones, from bloy between m (as well as Provence, and ange-Brokers of Agents; the Quality ne, however

ferdam there
is, acting in
(as they do
id in a Court

of Honour, and Fortune their Hands, flice; which t they ought Intervention, er, nor offer

ioned about,
for fuch a
s whose the
ill his Reply

that he has ly, without om they are ould be not of fuch a soodness, or the Solvency of their Owner, in order to induce the Refuser to change his Intentions, and take them; on the contrary, he ought to take care never to deceive the contracting Parties, but to be fincere in all his Actions, without using any Artifice to attain his purposed End in his Negociations; and above all, he should avoid offering Things for which he has no Authority, as he may be taken at his Word, and have the Negociation remain for his own Account, to his no small Disadvantage (if known) both of Purse and Credit; and the same may happen in Purchases and Sales, as in Exchanges.

A Broker should take care in making an Agreement between two Persons, to be well assured of the Place to be drawn on, and when it is, where there is a settled Usance, he has nothing to treat of but the Price; though, in case the Parties agree on an Exchange for a Place where the Time of the Bills running is uncertain, that of Payment must be fixt, with every other Requi-

fite to conclude the Bargain.

When a Broker has adjusted a Remis, he must enquire of the Remitter to whom he will have the Bills payable, and should always carry some Slips of Paper on a Post-day in his Pocket, on which to note it, as also the Sum agreed for the Time of Payment, to whom Payable, from whom the Value is to be received, at what Price the Exchange was concluded, and the Day it was agreed on, which Memorandum he must give the Drawer, and enter a Duplicate thereof in his Book, that may serve as a Testimonial, in case of any Dispute between the contracting Parties.

It is the Broker's Obligation to call for the Bills, and carry them in Time to the Remitter, though this is a good deal out of Use in this great Metropolis, where the Merchant commonly sends a Clerk with them, to lessen the Broker's

Trouble

A prudent Merchant will never attach himself entirely to one Broker for fixing the Price of the Exchange, nor will prefer one to another in the Execution of his Commission, either through Favour or Friendship, but he who offers the most beneficial Terms should be the Agent on that Occasion; and by such Behaviour he disobliges nobody, but rather stimulates an Emulation in them to procure his Advantage.

It is a great Fault in a Merchant whose Credit is not well established, when he has a mind to draw, to make Use of a Broker who is but young in, or ignorant of his Business; and he who draws in Virtue of a Letter of Attorney for another's Account is obliged to declare it to the Broker, who must in Confequence contract in the Name of the Constituent, and not in his who gave the

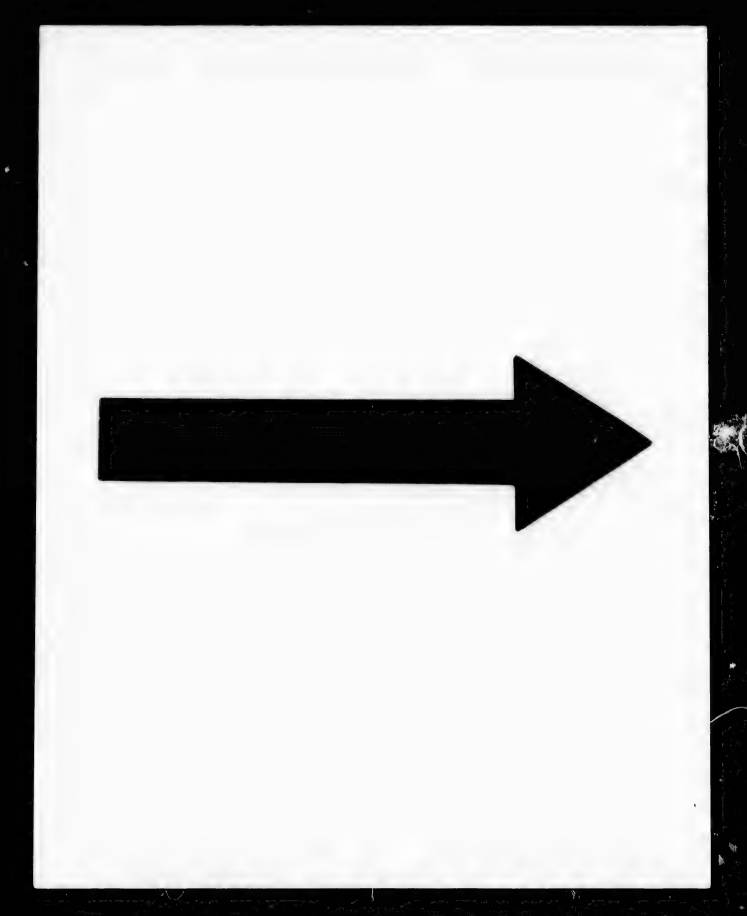
Order.

An Exchange once concluded with the Broker, or by his Mediation, ought to be carried into Execution; as it is both unfair and illegal for either the Drawer or Remitter to retract their Words given. And if a Broker concludes any Thing either without or exceeding Orders, more especially at an inferior Price, the Merchant has just Reason to refent it (though the Broker offers Satisfaction) as his Credit is concerned, and may be hurt beyond a Possibility of Reparation.

The Bills of young Beginners may be offered by a Broker, but if he frequently tenders such as are notoriously in Disrepute, he must greatly suffer in his Reputation; more especially if he takes on him to recommend them; and if he submits to be employed by one he knows to be insolvent, or near being so, and endeavours to draw or remit for him when certain that his Bills will not be answered, or he as a Remitter not comply with his Engagements, he ought to be severely punished for his Knavery; and his being deprived of any future Business is the least he can expect, though the Punishment not adequate to his Deserts.

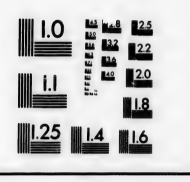
A Broker should never ask more, nor admit less, than what the Law and Custom allows him; this for Exchanges in London is always one per Mil. for each of the Parties concerned (though on Purchases or Sales + per Cent.) and at Amsterdam the Tariff is settled at three Stivers for a hundred Guilders, the

6 A



MI-25 MI-4 MI-6 Rep 1220 MI-8 Rep 1220 MI-8

IMAGE EVALUATION TEST TARGET (MT-3)



Photographic Sciences Corporation

23 WEST MAIN STREET WEBSTER, N.Y. 14580 (716) 872-4503

OTHER TOTAL SECTION OF THE PARTY OF THE PART



Of the PAR of MONIES.

half payable by the Drawer, and the other Moiety by the Remitter, as follows,

or a selection of the selection of the	1.	8,	p.
A thousand Ducats on Venice	4	0	0
A thousand Dollars on Genea or Legborn	4	0	0
A thousand Ducats on Madrid, or any other Part of Spain	4	10	0
A thousand Crusados on Lisbon, or any other Part of Portugal	4	0	0
A hundred Pounds Sterling on London, or any other Part of Eng	-		
land, Scotland or Ireland	1	10	0
A thousand Crowns on Paris, or any other Part of France	1	10	0
Though when the Exchange was very high, Brokerage was in Pro	0-		•
portion, and formerly Guild. 4. 10. were paid on negociating to thou fand Crowns.	be		
A thousand Rixdales on Francfort, Leipzick, or Breslaw	3	10	0
A hundred Livres de Gros (or fix hundred Guilders) on Dam zick, Coning sterg, Anvers, Liste, and all Flanders and Bra	t		
bant		18	0
A thousand Daelders on Hamburgh (computed 1666 Guilders)	2	10	0
A thousand Guilders on Rotterdam, and other Parts of Holland	1	10	0
A thousand Guilders Bank Money changed into Current	1	0	0
A thousand Guilders of Gold changed into Silver, and per contra	1	0	o
Five hundred Livres de Gros for an East-India Action	6	0	o
2 110 1100 1100 1100 1100 1100 1100 110	-	Ψ.	-

And in Proportion on other Places of Exchange; not but that some Brokers impose on People they find ignorant of the abovementioned Regulations and Custonis, but this is a Cheat, which no honest Man will be guilty of.

At Paris Brokerage is the For Cent. and at Lyons forty Sole is commonly given for three thousand Livres Tournois, Half by the Taker and Half by the Giver of the Bill; and at this last Place any one is permitted to exercise the Function of a Broker, it being a free City.

At Venice Brokerage is + per Mil, at Gensa + per Cent. at Legbern + per Mil, at Bologne 1 Sol per a hundred Crowns; and in all other Banking Cities according to what the Government has settled.

Of the Par of Monies.

obscure and confused: the greatest Part of the Authors who have published any Thing about it give the Par of Monies no longer current; however it is a Thing not over difficult, as it only consists in making the Comparison between the intrinsick Value of the Gold and Silver Coins of each Country, and the Price they pass current at it is therefore necessary that the exact Weight and Standard of such Monies be first known. The celebrated Sir Isace Newton published a Tract of the Standard of foreign Coins, which was printed at the End of Mr. Antubbus's Work 1 but so many Alterations have fince be in made in the Monies of France, Spain, and some other Countries, that it is necessary to examine the last Arrest that have been published about them to clear up this Particular. As for Example: The King of Spain, by a Decree of the 14th of January, raised the Pittale from thuty-two to thirty-fix Rials of Plate 1 and by a subsequent Decree of the 8th of February following, it was ordained that the Dollars should be courrent in his Estares at nine and 1 Rials instead of eight, which they passed the Richer and these have since been raised to ten, and the Pittole to forty Rials: which Observation might be enlarged on that of several others species, but neither Booten nor Time permits my doing it. I must therefore content myself with giving some few Examples; but these shall be such as will sufficiently and searly demonstrate the Method by which all others may he sound these and leavy demonstrate the Method by which all others may he sound and 2.

The

170

Gui 21 C Sixp fent Mar who

Duc acco wor ling abou per

in the mad Mar or in faid was If 3 Gi (as I

30 I Med gels may pure Stive 11 C Mon curr Gui

tion into Lou Free I

dare

The Par of Gold Coin between London and Amsterdam.

Of 1½ Mark of Gold of the Standard of 22 Carats are made in England 44½ Guineas, as Sir Isaac Newton demonstrated to the Lords of the Treasury on the 21 of September 1717, each Guinea being then current at 21 Shillings and Sixpence Sterling, but since it has been lowered to 21 Shillings. At prefent 1000 new Holland Ducats weigh 14 Marks 1 Ounce and 11½ Engels; each Mark is of the Standard of 23 Carats and a Trifle more than 7 Grains, from whence it follows, that there is as much pure Gold in 1000 Ducats as in 451½ Guineas. Commonly in the Payments that are made among the Citizens, a Ducat passes in Holland for 5 Guilders and 5 Stivers current Money, and according to this Proportion, an English Guinea, or 21 Shillings Sterling, is worth 11 Guilders and 12 Stivers current Money of Holland; or 9480½ Shillings Sterling are equal in Value to 5250 Guilders; or one Pound Sterling to about 36s. 11d. de Gros, current Money; or if the Agio be reckoned at 4½ per Cent. it will be found very near 35s. 3d. de Gros Bank Money.

The Par between London and Amsterdam of Silver Money:

According to the aforementioned Report made by the faid Sir Isaac Newton in the Year 1717, 11178 Ounces of pure Silver, and 120 of an Ounce of Alloy made 62 Shillings Sterling; in Holland 200 Pieces of 3 Guilders weigh 25 Marks, 5 Ounces 114 Engels, and are of the Standard of 11 Pennyweights; or in 105213 Shillings Sterling there is as much fine Silver as there is in the faid 200 Pieces of 3 Guilders, and the Value of 20 Shillings Sterling in 1717 was near to 38 Sch. current Money of Holland.

If the Comparison be made by Ducatons, or by Holland Rixdales, instead of 3 Guilder Pieces, it will be found very near the same Value; for if it be true (as I am informed) that 200 Ducatons weigh 26 Marks 3 Ounces 15 Engels, and their Standard is 11 Pennyweight; and if 200 Rixdales weigh 22 Marks 6 Ounces of the Standard of 10 Pennyweight; when the 3 Guilder Pieces are fixed at 60 Stivers, the intrinsick Value of the Ducaton will be 63 Stivers 3 To Deniers, and the Rixdales 50 Stivers and almost 2 Deniers.

The Par between France and Holland for the Gold Coin.

A Mark of Gold Money, worth at present in France 720 Livres, is exactly 30 Louidors, and the Standard 21 Carats 7 or 7½ Grains, we will take the Medium when at 21 Carats 7½ Grains, each Louidor ought to weigh 5½ Engels; those coined in the Year 1731 weigh 5 Engels and 10 Azen, which we may deem the true Weight. In 1000 Holland Ducats there is then as much pure Gold as in 466½ Louidors. If the Ducat is counted at 5 Guilders 5 Stivers current Money, a Louidor, or 24 Livres French, is worth of Duch Money 11 Guilders 5 Stivers, and the 3 Livre Crown almost 56½ d. de Gros current Money, or 64 French Livres were (in 1731) of an equal Value with 30 Duch current Guilders, and 16 French Crowns of 6 Livres are at a Par with 15 three Guilder Pieces; or 30 Ducats of Holland are worth 14 Louidors. The Proportions I here give are sufficiently exact; for if 1000 current Guilders are fufficiently exact.

French Livre are fof a Guilder.

If the Agio of for per Cent. upon the Bank Money be taken, the Value of french Livres will be a small matter less than 53 Ld. de Gros Bank Money.

The Weight of 1000 Louidors of the Sun is 33 Marks, 1 Ounce of the Standard of 21 Carats, 7 Grains (Koophandel van Amsterdam 2de Deel. pag. 111.

ed. A. 1727) by which it is seen that they are near of equal Value with the new Louidor.

The

follows.

10

I 10 0

1 10 0

3 10 0

o 18 2 10

1 10

e Brokers

tions and

rly given

nction of er Mil. at according

f Coins is

nave pub-

however arison be-Country,

the exact

d Sir *Ifaac* as printed fince been that it is

m to clear ree of the

Rials of ag, it was d ‡ Rials

een raifed enlarged is my do-

ples; but

dethod by

6

Of the PAR of MONIES:

The Par between France and Holland of the Silver Money.

The King of France, by an Arret of the 25th of May 1726, fixed the Mark of Silver Money at 49 Livres 16 Stivers, and fince that Time I believe no Alteration has been made; the Standard is almost 11 Pennyweights, and that of the ancient Crown of 9 to the Mark was of 10 Pennyweights and 22 Grains (Traite des Changes Etrangers, par Mr. Dernis, Paris 1726.) At present in France there are 6 Livre Crowns of 8. to the Mark, and it is said that the Standard is 11 Pennyweights. In making the Calculation it will be found, that in 200 three Guilder Pieces there is as much pure Silver as in 213 1 Tench Crowns of 6 Livres, or each of these Crowns worth pretty near 36. Stivers current Money of Holland; this is very near the same Value which we have found in the Gold.

The Silver Pieces of 24 Sols, coined in France 1726 and 1727, only weigh

3\frac{1}{4} Engels, and the Value in Dutch Money is 10\frac{1}{4} current Stivers.

Almost all Authors who have treated of a Par, have taken for a Foundation that the ancient Crown of 3 Livres or of 9 in a Mank (by the Arret of the 16th of September 1666, Mr. Dernis, Pag. 4.) was worth 100d. de Gros of Holland, or that the Mark of 11 Pennyweights Freuch Money was worth 22 Guilders 10 Stivers; but at present by the Pieces of 3 Guilders the Value of the said Mark is found to be 23 Guilders 7 Stivers, or that of a Crown of 3 Livres 103\frac{1}{3}d. de Gros current Money; upon which Footing the Calculation may be made in the present Time; for it should be stated by the Rule of Three inverted; if when the Mark of Money is fixed at 27 Livres, the Par is 103\frac{1}{3}d. de Gros, how much will the Par be if the Mark is worth 49\frac{1}{4}. But it is easier to make the Calculation by the Crowns, because it is found at present that there are 16\frac{1}{4} Crowns of 3 Livres in a Mark; so it is said if 16\frac{1}{4} Crowns are worth 23 Guilders and 7 Stivers current Dutch Money, how much shall one Crown be worth; and it will be found as aforesaid, a little more than 56\frac{1}{4}d. de Gros. In the Beginning of the Year 1726 the Par was at 67\frac{1}{4}d. de Gros; it may be seen then, that it is very easy to find the Par, whether the King of France rises or falls the Price of the Coin. In Case that it changes not only the Weight but the Standard, the direct Rule of Three ought to be standard is to the Par sought for.

The Par between Lisbon and Amsterdam for the Gold Coin.

By an Ordinance of Monf. the Count de Daum, it is seen, that the old Louidor of France weighed at Milan 5 Pennyweights and 12 Grains, and the Cruzado of Liston 8 Pennyweights and 18 Grains; 1000 of the said Louidors weighed in Holland 21 Marks 1 Ounce and 15 Engels, or each Louidor 4 Engels 11½ Azen; according to this Proportion, the Cruzado ought to weigh 6 Engels 20½ Azen; if the Standard is reckoned (with Sir Isac Newton) at 21 Carats 7 Grains, as the ancient Pistoles of Spain and France were; (Koopbandel van Amsterdam 2de Deel, pag. 111 and 831) there will be found as much pure Gold in 358½% Cruzados as in 1000 Ducats of Holland; and putting the Ducat at 5 Guilders and 5 Stivers, the Value of a Cruzado will be 14 Guilders 13 Stivers and 1 Denier current Money; and because the Cruzado passes at Liston for 4800 Reis, 400 Reis are worth 48½%, de Gros current Money, or a little more than 46½%, de Gros Bank Money, if the Agio be taken at 5 per Cant. or 47%, de Gros if the Cruzado weigh 7 Engels, as it is commonly reckoned. This may be done by a yet shorter Method; for by the Ducat it is sound, that a Mark of the said Cruzados is worth in Holland 338 Guilders 9 Stivers; and it is said, if 160 Engels are worth 338 Guilders 9 Stivers, how much shall 7 Engels and 20½ Azen be worth? In a Book printed at Amsterdam 1730, intitled, Sleutel des Koopmans, Pag. 318, it is said that the Par is 63½% de Gros.

A New

four

Inc

and

big

like

clea

befo

Fra

to

if th

B

tì

A New Method to avoid the great Fractions.

In calculating the Par, or in making the Comparison between Coins, great Fractions frequently intervene. As for Example; we have found in 210 Trest English Crowns of 5 Shillings Sterling, as much pure Silver as in 21377 French Crowns of 6 Livres, or 1 Crown of 6 Livres has as much fine Silver as 12717244 of an English one of 5 Shillings, but the working of this with so great a Fraction being very troublesome, it may be changed for a less Fraction that shall be almost of the same Value, which may be expressed as in the following Problem.

PROBLEM.

A great Fraction being given to find another, whereof the Denominator is less than a certain Number given, so that the Value of the Fraction that has been found, is the nearest that can be to that given.

I change the Fraction given into another whose Numerator is Unity, and I do all the same with the Fraction which is found in the Denominator, and so on. I neglect for a Moment the Fractions of Fractions that are found at the End, and by that will be had all fimilar Fractions, which are alternatively the one too big and the other too little, as may be feen in the subsequent Example.

But as I think our Author's Solution of his Problem is neither fo correct nor clear as it should be, I have attempted to make it plainer and more exact, though before I proceed to the Operation it will be necessary to premise the following

To find a Denominator to a given Numerator which shall make it the nearest Fraction to a larger Fraction before given, let the first given Fraction be denoted by and the Numerator to the new Fraction be a, and its Denominator x, then

we have $\frac{a}{x} = \frac{a}{x}$ therefore nx = ad and $x = \frac{ad}{x}$ which put into Words gives this

Rule.

Multiply the Numerator of the new Fraction into the Denominator of the large one, which then divide by the Numerator of the great Fraction, and you will have the Denominator you fought for your new Numerator; now in regard to the Problem, first find a Fraction whose Numerator is Unity, that shall be equal to $\frac{1}{7771}$, which by the foregoing Lemma will be expressed $\frac{1}{1\times\frac{77}{11\times7}} = \frac{1}{2\frac{1}{11\times7}}$ if now you reject from the Denominator, the Fraction of Fractions, there is ; the nearest (though too great) to 1111 when the Denominator must not exceed 4. But as the Problem admits an higher one, we repeat the Operation, thus where you only substitute for 3447 its Value altered by the said Lemma to $\frac{1}{2 + \frac{1}{2 + \frac{1}{2}}}$ and rejecting $\frac{1}{1 + \frac{1}{2}}$ we have $\frac{1}{2 + \frac{1}{2}}$ which is too great, but the nearest of any whose Denominator does not exceed 50, to the given Fraction; but the Work may be by the Condition of the Problem repeated again $\frac{2}{57\frac{1+9}{1+7}}$ and for $\frac{1+9}{71}$ writing $\frac{1}{19}$ found as before, we have $\frac{2}{5\frac{1}{19}}$ from which leaving out $\frac{2}{75}$ there is $\frac{2}{5}$ $\frac{2}{10}$ = $\frac{2}{10}$ = $\frac{20}{51}$ which is too big, though

Denominator which shall be \$17. A New

e Mark of

no Altera-

hat of the ins (Traite

in France

Standard

d, that in French 6 Stivers

h we have

only weigh

oundation

of the 16th

os of Hol-

h 22 Guil-

of the faid

of 3 Livres

on may be Three in-

But it is

at present 4 Crowns

much shall

more than

t 67‡d. de ether the

it changes ight to be s the new

old Loui-

the Cru-Louidors Louidor 4

to weigh (eruton) at : (Koopfound as

and putwill be 14 ado passes oney, or a

per Cent. reckoned.

und, that

s; and it h shall 7

1730, in-131.d. de

Of the PAR of MONIES.

N. B. It appears by Inspection that the higher the Denominator is the nigher you approach to the Truth (for there is tels omitted in the Denominator) to at last the Work would converge into the given Fraction.

Note also, that by the said Lerrana you may find a Fraction of a given Denominator, which shall be nearest equal to a higher given Fraction; and as this is of poculiar Use in fractional Works, I shall give the Rule it may be performed

anci Tim

Part In t

the

weig

bf A abou in t

Year

Rhin calle

one . gels

eftec

of G

Valu

feren In

Mar 15 Mar

in 1

And fettl

mad

dami

to ti L

> are be 3

> have pur

> fam Liv

> are

Multiply the new Denominator into the Numerator of the first given Fraction,

Multiply the new Denominator, and rejecting the Remainder as inconfithen divide by the great Denominator, and rejecting the Remainder as incomfiderable, your Quotient shall be your new Numerator. By this you may prove the foregoing Work, for if you chuse a Denominator 51, and would find a Numerator to make it nearest to $\frac{1}{7}\frac{1}{7}\frac{1}{7}$, then $\frac{51\times3147}{7793}$ gives 20, as before found.

A Comparison of some Coins.

OF SILVER.

ifreduced will be found 100 l. Str. left ? Sti. 20 Crowns of 5 Shil. Ster. worth 19 Pieces of 3 Guil.

Darch Mon. lefs 5 f Sti. 1000 Guild. lefs 1 Den. 1000 Guild. 16 Crowns of 6 Liv. worth 18 Pieces of 3 Guil. Or 337 Cro. of 6 Liv. worth 316 Pieces of 3 Guil. 1000 of 3 Liv.

English Mon. wore 34 d. St. 100 l. Str. Paris.
76 Cro. of 6 Liv. worth 75 Cto. of 5 Shill. Str. topo of a Liv.

GOLD.

If reduced 93 Guil Crowns 1000 of 3 Liv. Londa French Mon. Crowns ...

Though Mr. Ricard has not explained the foregoing Tables, I have judged it necessary to do it, that they may thereby be rendered useful.

In the first Line, the 20 English Crowns are not worth quite 57 Guilders, therefore at that Rate 100 s. Sterling must produce less than it would have done had the 100 Shillings and 57 Guilders been exactly equal, and for the same Reason must

make fomething more Sterling Money; and to calculate the Deficiency of the Guilders, first find what Part of a Guilder; of a Stiver is, which is easily difcovered to be 1 of 10, or 10, or 10, and then the Stating will be,

As 1001 -

Therefore the Guilders are only 56555. And by the fame Reafoning, the true Differences of the 2d Line in the first, and of the 3d Line in the second Table may be discovered; but the others being of a different Nature, the Method for them may be demonstrated by the 3d Line in the first Table, where 76 French Crowns of 6 Livres are worth a little more than 375 s. Sterling; therefore 100 s. Ster. must accordingly make the French Money less, and to find the real Value of 456 Livres in Shiflings Sterling, fay,

15 ,0 · d. · 13 But 25 Fr. Cro. Pr. Cro. As 1000 of 3 Liv. - 3 or 41 of a Shill. -76 of 6 Livres to the Sum fought. 3)3000 125

Then $\frac{13\times19}{125\times48} = \frac{247}{6000}$ which must be added to 375 Shillings to make the true Value of 456 Livres. A Comor is the ominator)

on Denond as this performed

Fraction, is inconfinay prove ind a Nu-

found.

ill be flami e vis Shil. Str.

Proud Mon. more &! Seis. more & Sois.

leis 59 Bols.

ill be found left for St.

Buglis Mon.

judged it

theree had the for must by of the ally dif-

the true able may for them Crowns ot. Ster. Value of

n fought.

the true

A Com-

A Comparison between fine Gold and Silver.

I shall not treat here of the Comparison made between Gold and Silver by the ancient Greeks and Romans, but commence my Account of it much nearer our own Times. "Agricola says, that a hundred Years before he wrote, or about 1440, one Part of pure Gold was given in Germany for thirteen similar Parts of pure Silver." In the Year 1457, it was regarded as a settled Price, that had (notwithslanding the several Alterations in the Coins) subsisted for some Time; the giving 84 Pennings of Landberg Money for a Guilder of the Rbine, "100 of these Pennings weighing a Mark of Erfurt, the Standard was 2½ Pennyweights." If the Mark of Nurenberg weighed at that Time 152 Engels.", the Mark of Erfurt would be about 149 Engels that Weight, or the Guilder of the Rbine 23½ of sine Silver. In the Year 1461, the Mark of Silver at Erfurt contained 7½ Rbenish Guilders, or the Value of the said Guilder a little less than 21½ Engels pure Silver. In the Year 1528, a Mark of fine Gold of Nurenberg was worth 9½ Guilders of the Rbine, and a Mark of sine Silver a little more than 8½ Guilders of the Rbine talled golden Ones, not coined; "so that 11 Marks of pure Silver were worth one Mark of pure Gold. In the golden Guilder of the Rbine there was 2½ Engels that Weight, of sine Gold, or the Guilder of the Rbine at that Time was esteemed as 1½ Ounce of pure Silver; from that time to the present, the Price of Gold in regard to that of Silver is augmented in these Parts, about ½: An Author afferts, that in 1390, Gold, in respect to Silver, had four Times less Value than in 1687 h, but the Error proceeded from this, that he made no Difference between the present Holland Guilder and the ancient one of the Rbine.

In 1717, the coined Silver in England was on such a Footing, that 15775 Marks of pure Silver was of the same Vaiue with a Mark of pure Gold; in France 15 Marks of fine Silver was reckoned as a Mark of fine Gold; in Holland 1247 Marks; in the Enft-Indies (in some Places) 12 Marks; as in the Kingdom of Siams in 1688. (Description dudit Royanne par M. de la Loubere P. 221. Amst. 1700.) And in China and Josean about to Marks. Supporting the Value of Silver to be settled, that of Gold it is seen was greater in England than elsewhere; Strangers made their Payments in that Metal; but because Silver was more valuable abroad, the English sent theirs to Foreigners; and for this Reason the Silver Coin became so fearee at home, as to occasion the diminishing the Value of the Guinea, by lowering it to 21 Shillings, as has been before observed; for by Trade, Gold and Silver would naturally pass from those Countries where their Value was less, to them where it was higher.

In 1000 Dutch Ducats there are 334 Carats 94 Grains of pure Gold, and if thefe are worth 5250 Guilders, how much shall 24 Carats be worth? and the Answer will be 376 Guilders and 7 Stivers, the Value of a Mark of pure Gold in Coin. We have before found by the Dutch 3 Guilder Pieces that a Mark of 11 Pennyweights pure is: worth 22 Guilders and 7 Stivers current Money; and the Mark of fine Silver has been found worth a little less than 25 Guilders and 95 Stivers. In the same Manner it is said, if 214 Carats of pure Gold are effected in France at 720 Lives, how much shall 24 Carats of pure Gold are effected in France at 720 Lives, how much shall 24 Carats of pure Gold are effected in France at 720 Lives, how much shall 12 Pennyweights be worth? By Division it will be found as follows; supposing that in the English Silver Coin there had been no Alteration made since 1717.

In England 15 Marks 1 Ounce 13; Engels, fine Silver for 1 Mark of fine Gold. Holland 14 Marks 6 Ounces 4 Engels,

From

Dan. Angelocra. doêtri. de ponder. Monet. Cap. 2. Pag. 28 and 29. Francf. A. 1628.
 Id. de pretio Metallorum, P. 29.
 Hartungi Kamermifferi Annales Erfurtunfu col. 1223.
 Vide Malmin' Scriptor. Rerum German. Tome 3. Leigh. A. 1730.
 Id. Col. 186.
 Angelocra. de pretio Metal. Fag. 47.
 Id. Pag. 26. ex Agricol.
 Annal. Erfurt. Col. 1231.
 Angelocra. P. 65. ex Bilib. Pirebbim. Æftimatio prifeorum Nummorum.
 Angelocra. ex Agricol. de Pirebb. Page 34 and 65.
 Simon de Uries Groot Historifch Maganya, Pag. 580 Anglerd. A. 1688.

Of the PAR of MONIES.

From whence it is seen that Mr. Dernis, Page 2, and Mr. Wiertz are not exact, because they say that the Proportion between pure Gold and Silver in Holland is fixed at 14%; and it is also found in this last mentioned Author, Pag. 491, that the Mark of sine Gold is fixed in Holland at 355 Guilders current Money, which is very true; but if the Value of a Ducat is taken to be 5 Guilders 5 Stivers, as it commonly passes, there is an Agio of 6 per Cent. in the Specie of Ducats; I know very well that these rise and fall a Trifle; but he Agio on Gold must not be neglected, otherwise the Ducat is never worth above 4 Guilders 19 Stivers.

This I think sufficient to give an Idea of the Par of Monies, and I shall finish it with an Instance of an arithmetical Question abbreviated, concerning Spanish Wool; as it is something curious, and may be instructive.

It is known to all concerned in that Trade, that the Wools of Germany and Poland are fold at Amflerdam with an Allowance of fifteen Months Discount, and one per Cent. for prompt Payment; for which the Merchants deduct exactly a Tenth; and for those of Spain 24 lb. are always allowed for Tare on 175 lb. befides a Deduction of twenty-one Months Discount, and one per Cent. for prompt Payment; and in order to investigate a shorter Method for calculating these Abatements on the Spanish Wools than has hitherto been practised, without neglecting the Fraction which is often found in the Tare, our Author (Mr. Samuel Ricard) invented the following Rule.

Rule.

.1ft. Multiply the Pounds by the Price, and from the Product subtract a quarter Part, and the Remainder will be expressed by A.

2d. Take 1 fer Mil. from A and the 10th must be derlucted; the Remainder will be B. The Difference of A. B. will be the Sum sought for, which will surpass the true Answer upon 11000 Guilders about half a Stiver.

3d. To correct this, there must be taken away from the Guilders of B.;, and subtract as many Deniers as there are of Guilders for the Remainder, and it will come to about 1; Denier too little on 1000000 Guilders Worth of Wool.

Example.

It is demanded how much ought to be paid for some Bales of Wool, which weigh (after the Tare marked on the Bales is deducted) 9975 lb. Tare 24 lb. on 175 lb. and each lb. at 31' Stivers, with twenty-one Months Discount, and one per Cent. for prompt Payment! The Answer is 11772 Guilders, 6 Stivers, and 12 Deniers.

. . D green to least . Solution and some or porce G . ..

:	9975 29925 4987		10	11:15:	9		10	0:12:1
20		- L	3. Guild.	10:12: 10:12:	distant	Correction	1 1/4 2	it . 9.
- Guild	1. 15710 : + 3927 :	12:8		,		er. Guild.		
A. Guild.	11 782 :	19:6	nal's	a ve filos	72000	iarks e O Isrks e O	7 14 N	in au
	15 659							
-	10 550		Ingles on	· Vishmo	Agrica			of

Antage Place A Bills

Ac oftne by fe Ar

(if ri

the '

which

henfi their

be co

with

and t

Rule

than

is to

mu: tha first

cili

Ar

e not exact,

1 Holland is

1 491, that

ney, which

tivers, as it

Ducate; I

Id must not

Stivers.

shall finish sing Spanish sermany and scount, and

frount, and a exactly a 175 lb. befor prompt hese Abate-t neglecting nuel Ricard)

Remainder ch will fur-

B. ;, and and it will ool.

ool, which re 24 lb. on t, and one tivers, and

82:19:6 10:12:1

2 : 6 : 12

desta 1

ARBITRATION (a Conftruction of the French Word Arbitrage) in Exchanges has been variously defined by the several Authors who have treated of it.

One says it is a Combination or Conjunction made of many Exchanges, to find

One fays it is a Combination or Conjunction made of many Exchanges, to find Monf. De la out what Place is the most advantageous to remit or draw on.

Another describes it, by saying it is only the Foresight of a considerable Advan-Sam Resard, tage which a Merchant shall receive from a Remiss or Draught, made on one Toute ver. of Connecting Place preferably to another.

Place preferably to another.

A third conitrues it to be a Truck which two Bankers mutually make of their 545.

Bills upon different Parts, at a conditional Price and Course of Exchange.

According to a fourth, it is the Negociation of a Sum in Exchange, once or Traite des oftner repeated, on which a Person does not determine till after having examined Mr. J. P. Riby several Rules which Method will turn best to Account.

And though these several Distinctions are couched in different Terms, they seem see D. Am. (if rightly considered) to have the same Meaning, whereof some may he counted of the same Meaning, whereof some may he counted of the same Meaning, whereof some may he counted of the same Meaning, whereof some may he counted of the same Meaning, whereof some may he counted on the same seems of the

the Text on which the others ferve as Comments or Expositions.

Arbitrations are divided by the Writers on them into simple and compound, of which I shall succinctly give some Examples, and endeavour, as plainly as I can, to illustrate such Rules for their Operation as may render it easy both to the Apprehension and Performance; my Predecessor having consigned me this Task by their unanimous leaving the Solution of their Questions too much in the Dark to be comprehended by most of their Readers, as they have contented themselves with replying to the Queries, without shewing their Method of performing, and thereby rendering abortive their pretended Design of conveying Insuction; which could no otherwise be done than by a Delivery of their Ideas and Conceptions in such a Manner as might leave them open, and easy to be followed and practised.

A Simple (or Single) Arbitration, is to be wrought by the direct, or inverted; Rule of Three; and to diftinguish which of these Rules is to be used in working any Question relative thereto, it must be observed.

any Question relative thereto, it must be observed:

1. That an Arbitration must be cyphered by the Direct Rule of Three when the first Term of the Stating is more than the tbird, and that the Quotient is less than the middle Term. And,

 This Rule must be used when the first Term is less than the third, and the Quotient is more than the raiddle one.

And the two following Remarks will shew when the Indirect, or Inverted Rule, is to be followed.

1st. The Question must be worked by the Inverted Rule of Three when the first Term is less than the tbird, and the Quotient less than the middle Number.

2d. The Operation must be by this Rule, when the first Term is more than the third, and the Quotient more than the middle Term.

And whether the Arbitrations be simple or compound, a Price of Exchange must always be supposed, when a Reimbursement is ordered on any other Place than that from whence it is directed.

Whatfoever Number of Figures enter in a compound Arbitration Question, the first and last must be of the same Specie, and the Rules must be commenced by the Species sought for.

These Maxims being well understood, and applied to the Examples, will facilitate the Operation of the Rules of Arbitration to those who pay any Attention

And as the Use of some Characters instead of Words will considerably abbreviate the Work in the Solution of the subsequent Examples, I have employed them to this Purpose, and shall here explain them once for all.

x fignifies multiplied by, as 10 x 54, is 10 multiplied by 54: A Number above a Line, with another under it, specifies that the uppermost must be divided by that beneath, or the Numerator by the Denominator, from

Of ARBITRATIONS

whence $\frac{34 \times 67 \times 19}{15 \times 28 \times 12}$ fignifies, that 24 multiplied by 67, multiplied by 19, must

be divided by 15 multiplied by 28, multiplied by 12; and 54 and 334 residences, that

54 is to be divided by 234, encreased by \$\frac{1}{2}\$.

= fignifies, equal to, us 10 = 5 \times 2 = 8 \times 4.

This premised, I proceed to my proposed

First Example.

A. of Lyons orders B. of Cadiz to draw upon him at 76 Sols per Dollar, provided at the same Time he can remit him on Landon, at 42 d. Sterling allo per Dollar, but as B. drew at 75;, it is demanded at what Exchange he may remit on London to compleat this Order; and this is answered by the direct Rule of Three as follows:

If 76 Sols give 42 d. Sterling, what shall 75‡ Sols give?

76) 3171 (4144 d. Ster. Answer. 304

Second EXAMPLE.

A. of Oporto had Orders to draw on Rouen, at 490 Rees per Crown of 60 Sols, provided he could at the same Time remit on Legborn at 770 Rees per Dollar, but as on Receipt of the said Order he could get no more for his Bill than 488 Rees, it is demanded at what Price he ought to remit on Legborn, to recompense the said Diminution in his Draughts; which is solved by the inverted Rule of Three, in the following Manner.

Third

Sols

de G

chan

shew

375

you

4 m

Rati

fore

pass

by (

shal

Gro

Grebet

Third EXAMPLE.

19, muft

llar, prog allo per ay remit

f 60 Sals, r Dollar

than 488 to recom-

rted Rule

Third

To be answered by the Double Rule of Three.

A. of Amflerdam orders his Friend at Madrid to remit him upon Lyons, at 64 Sols Tourness for a new Dollar of 340 Maravadis, and to draw upon him at 100 d. de Gros per Ducat of 375 Maravadis. It is demanded at what Price the Exchange turns out to him between Amsterdam and Lyons.

The common Way of working it.

And the most compendious Method by abridging the Numbers I shall thus

If 64 are equal to 340 Mar. 16 Sols must be equal to \$85 Maravadis, 375 must be equal to \$4 Groots, then

Quere, 60 Sols as before. But to reduce the Work lower still, it appears that you may divide a Member on each Side of the last Equation by 4, and another on each Side also by 5, therefore you will have 4 Sols 17 Mar,

4 multiplied by 3 is in the same Ratio, or Proportion, to 17 x 1 or 17, as 64 x 375 is to 340 x 100. But as the Answer was found by multiplying 60 into the last Ratio or $\frac{340\times100}{64\times375}$ fo it may be likewise had by multiplying the 60 into the

foregoing Ratio, viz. 17 whence we have the Work brought into this finall Com-

pass $\frac{60 \times 17}{12}$, which may be yet more contracted, as 60 and 12 are commensurable

by 6, and will become $\frac{10\times17}{2}$ = 85, the fame as before. This well observed fully explains the Method for contracting the most extensive compound Arbitrations, as well as these simple ones. The Manner of stating the compound ones I shall give in another Place.

Fourth EXAMPLE.

B. of Amsterdam gives an Order to E. at Cadiz, to remit on Hamburgh at 124 Gros Lubs for 1 Ducat of 375 Maravadis, and to draw for him at 126 Groots de Gros for the faid Ducat. It is demanded at what Price the Exchange will be between Amsterdam and Hamburgh? Answer at 3215 Stivers per Daalder of 325.

. .,

OF ARBITRATIONS.

mis

Por 1/4 Gros Lubs = 1 Ducat.
1 Ducat = 126 Groots of Amfterdam - sts. Lubs.

31)1008(32¹⁴ Aniwer.

93

78
62

The four preceding Examples may suffice to shew the different Methods of Working by the Direct, Inverted, and Double Rule of Three; but those the follow being more complex, and their Operations more difficult to be reduce into as small a Cyphering as what has been just now done, and the comm. Practice shews, I have borrowed the Assistance of the following Tables from Mr. Samuel Ricard, as he did the Principles of them from another, of which he himfelf gives the subsequent Account.

"It is some Years since, that Monsieur John Henry Laskoffky, delivered a Momorial into the late Duke of Orleans's Hands, (then Regent of France) succeeded by a second, presented by the Marquiss de Grancey; in both which he
offered to communicate to the Publick, a very short and useful Method, for " calculating of Arbitrations, which he termed The principal Part of Arithmetics,
provided his Royal Highness would be pleased to appoint him Secretary to the
Council of Trade. In the mean Time he kept the Demonstration of his Pro-"blem a Secret, though with Offers to disclose it, if the Regent would condefeend to grant him a private Audience. In the first Memorial there was a " Fragment of three Tables for the Exchanges, between France, Spain, and " Holland; and in the second there was also a Part of three other Tables, for the " Exchanges of Genou, Lions, and Venice; but whether a Want of Friends or " other Reasons impeded his Success, he never was able to obtain his Request. " The Copy of these Memorials is fallen into our Hands, and we have disco-" vered the true Foundation, not very difficult to be found out: I observe in this " Method, 1st, That the Author from the over Care he took to hide the Origin " of his Tables, fell into an Inconvenience, that induced him to alter or change "his own Rule. 2dly, That it requires more Tables, and these greatly extended, to suffice for Use on the principal Places of Exchange. 3dly, If any one would calculate with Exactness, he cannot expect Profit and Loss in the same Table, and to remedy these Defects, we have composed the following Tables, which " may serve for all Parts, that can be proposed, if the Trouble is only taken to put them into the Table Number IV. which is no Ways difficult to be effected; " and not to make a Secret of this Projection, we have placed the Numbers " fo clearly, that a Mathematician will immediately perceive the Source.
" Our Manner then is such, that all Persons may do it, without over much Attention, provided they are Masters only of the first four Rules of " Arithmetick, and it will even suffice that they know Addition and Subtraction " in entire Numbers. If any one is defirous of extending or making the Table " Number I. greater, it is only necessary for him that makes the Calculation to " have a Knowledge of the Coins used in Exchanges."

A Rule for what is received, and for what is given.

If the Money of the Place remitted to is fixed, and the Exchange varies in that from whence the Remiß is made, then it must be wrote given; as for Fxample, a Merchant at Amsterdam remits on London, Paris, Cadiz, &cc. in which three last Places, the Coin is fixed, with Respect to the first; but if the Specie

of the Place remitting is fixed, and that the Exchange of those, where the Remis is made to, rises and falls, as from Amsterdam on Dantzick, Coninsbergh, Sec. it ought to be wrote received.

TABLE I.

+++		
15 460 512 554 597	6445514568458514601	1803/661-16628 6638,66491
30 634 680 721 768	65 4018 4635 405 8 4668	104 6059 6670 6680 6691
37 801 841 880 gzs	66 468 4 4701 4717 4734	105 6701 6711 6722 6732
18 961 999 1017 1075	67 47 :0 4700 4788 4798	100 6740 6750 6762 6771
89 1112 11 (0 1187 1214	6H 4814 4R10 4846 4861	107 67 83 0793 6803 6813
301200 1290 1332 1307	694877 4893 4400 4884	1086823683368416853
11 1403 1437 1472 1506	70 4040 4955 4971 4986	109 0801 687 1 088 1 6891
33 1540 1574 1608 1641	71 (004 ;017 (012 (047	110,0903,0913,0923,0932
11 1674 1707 1739 1774	72 5062 5077 5092 5107	111 6942 6952 6962 6971
34 1804 1836 1867 1899	7 4 5 1 8 2 5 3 37 6 1 5 2 5 1 67	118 6981 0991 001 7010
35 1930 1961 1991 2022	74 5181 5196 5211 5225	11 9 7090 7089 7849 7049
30 2052 2082 2112 2148	75 1240 53 54 5200 588	111 6981 6991 601 7010 111 7000 7019 7019 7049 114 7078 7068 7077 7087 11 97016 7105 7815 7144
17 217 1 3200 8819 2248	76 9897 5911 5386 5940	1157016710578157184
18 2247 2315 2344 1372	77 5354 5308 53HA 5880	11621342141 1142164
39 3400 2437 3-55 2482	78 5410 5424 5418 5452	117[7171]7180[7180]710Q
40 2510 2537 2564 2590	79 446 5479 5493 5506	8107244 7217 7246 7235 1107244 7254 7263 7274
41 2047 2 43 2069 2046	80 5520 5533 5547 5560	110 7244 7254 7263 7272
42 37 81 2747 2773 2798	85 5574 5587 5001 5014	. 120 281 7290 7290 7108
43 282 1 2849 2874 2899	88 53275010 1654 5667	¥81 7317 7386 7335 7344
44 21/21 2948 297 1 2990	83 5080 5093 5706 5719	138 7353 7368 9370 7379
45 3021 3045 3000 3003	84 1732 5745 5758 5770	183 7388 7397 7406 7414
46 3117 3140 3164 3187	89 5789 5796 5809 5881	284 7483 7432 7441 7440
47 3210 3233 3256 3279	85 5814 5847 1859 5878	125 7458 7466 7475 7484
41 3301 3321 3346 3369	87 5884 5897 5904 5921	126 7493 7501 7510 7518
49 3 391 341 3 3435 3457	88 5934 594' 5958 5971	127 7527 7536 7544 7553
(0 3479 3500 3522 3549 51 3505 3(86 3007 3628	895983 5995 6007 6019	8 88 7580 7570 7 97 8 7586
\$1 3505 3500 3007 3048	90 (1011 6041 6015 6067	9.40 7575 7493 768 2 7680
58 3649 3670 3691 3711	91 6079 6091 6105 6115	1 430 7648 7637 7045 7053
13732 3712 3773 3793	986127011961506162	#31 2662 767C 7678 7687
54 3813 3833 3853 3873	98 6174 6185 6197 6209	138 7698 7703 7711 7719
55 3893 1912 1912 3951	94 6220 6812 6243 6255	133 77 28 77 36 77 44 775 2
16 3971 1990 4009 4029	95 6266 6278 6289 6390	134 7700 7768 7776 7784
57 4048 4067 408h 4105	9 0312 0323 0334 0340	135 7793 7800 7808 7818
58 4123 4143 4161 4179	97 6357 6361 6379 6390	190 7824 7892 7840 7848
198 4216 4234 4252	98 0401 041 2 040 0434	1377850786478717880
60 4270 4289 4307 4324	99 044 5 01 50 0407 0478	138 7888 7896 7903 7911
62 41 3 41 30 4448 446	99 6445 6150 6467 6478 10 6489 6 00 6519 6521 101 6618 6543 6554 6564	1397919702779357943
	101 0/12 0543 05 54 0504	140 7950 7958 7966 7973
3 4482 4500 4587 4534	12020575058005060007	141 7981 7989 7997 8004

TABLE H. ...-

LONDON.

		÷d.		,	÷d.	1	1	şd.		1/2	₹d.			₹d.
331.0d.	3466	2471	331. 11d	2585	2590	1341. 104.	2701	27061	1751. Qd.	2814	2819	361.84	2924	2928
1	2177	2482	341. Od.	2596	2601	11	8711	2716	10	1814	1829	9	3933	2938
2	2488	493	1	2606	2612	351.04	2721	727	8.1	2834	4839	10	2943	2948
3	2400	2504	2	2617	3622	1	3732	2737	301. Od.	8844	2849	11	2953	2958
4	2510	3515	3	2027	2633	2	2742	2747	A	285A	2859	371.00	361	2968
5	2520	2526	4	2638	2041	3	1758	27 58	. 3	2864	1869	1	2971	2977
6	2531	2537	5	2649	26,4	4	2763	2708	3	2874	2879	2	2982	2987
7	2542	254-	0	2059	2664	5	2773	2778	4	2884	2889	3	2992	2997
8	2553	25;8	7	2660	2675	6	2783	2788	5	2804	1899	4	3002	3007
9	2564	2569	8	2080	2685	7	2793	2798	6	2904	2409		3011	3016
10	2574	2580	9.	2690	2690	8	280	1000	+	2014	2010	6	3021	1026

6 D

TABLE

lethods of those the e reduce comm. from Mr. he him-

ed a Mo-

which he thod, for ithmetick, ary to the his Pro-ld condeere was a pain, and s, for the equest.

ve difcove in this ne Origin r change xtended. ne would e Table, which effected; Vumbers Source. out over

Rules of otraction. e Table lation to

varies in for i'x-: Specie

Of ARBITRATIONS.

TABLE III.

HAMBURGH.

Shil.		18	4	Î	TE.	1		11	14	3	11
9: [1411	420	1429	1.40	1455	1463	1481	3 48c	1408	1515	1524	1532
32 154-/	1557	1566	1 83	1591	1600	1616	1682	1633		1658	
33 16/12	1693	16.49	1715			1748		1764	1780	1788	1790
34 1812	:820	6828	1844			1875		1891	1907	1914	1922
1: 11917		1953	1968	1976	1984	1999	2007	2014	2029	2037	3045

TABLE IV.

Amfterdam, Anvers, Paris, &cc.

Amsterdam and Anvers.

Amsterdam and Paris.

Number fixed 6489.

If you take for Paris, London, Cadix, or Venice, this makes no Alteration, and the fixed Number shall be the same.

Amfterdam, Venice, and Lyons.

Amfterdam and Venice | Amfterdam and Lyons. Venice and Lyons. | Nuraber fixed 6489.

Amfterdam, Paris, and Hamburgh.

First Case.

From Amsterdam on Hamburgh and Paris.
From Hamburgh on Paris and Amsterdam.
From Paris on Amsterdam and Hamburgh.

Amsterdam and Hamburgh.

Amsterdam and Paris.

Number fixed 1470.

This may ferve likewise for Amsterdam, Hamburgh, and Venice; but you must take Half of the Deniers Lubs, which are given at Hamburgh for a Ducat, and instead of Paris, you must read from Venice.

Second Cafe.

From Amsterdam on Paris and Hamburgh.
From Hamburgh on Amsterdam and Paris.
From Paris on Hamburgh and Amsterdam.

'Amsterdam and Paris. | Amsterdam and Hamburgh. |
Paris and Hamburgh. | Number fixed 8250.

Amfterdam, London, Paris, &cc.

Amsterdam and Landon

Paris,
Venice,
Genoa,
Lagharn.

Number fixed 291.

Paris
Venice
Genoa
Legharn.

Amfterdam, London, and Spain.

Amfterdam and London. | Amfterdam and Spain. | Number fixed 1104.

Amfterdam,

muf

fitio

Amfterdam, London, and Lifton.

Amsterdam and London. Ansterdam and Lisbon. Number fixed 4270. London and Lifton.

Amfterden, Genoa, and Venice.

Amfordam and Gemes. Venice and Amfterdam. Number fixed 6454.

Amfterdam, Dantzick, and Hamburgh:

Amsterdam and Lamburgh. | Dantzick and Hamburgh. | Number fixed 2510.

Amsterdam, Lifbon, and Lyons.

Amsterdam and Liston. Lyons and Amsterdam. Liston and Lyons. Number fixed 6489.

But if the Change from Liston on Lyons exceed 567 Reis, take ; instead of ;, and the fixed Number will be 3479.

Amsterdam, Paris, and Spain.

Amsterdam and Paris. | Spain and Amsterdam, From Paris and Spain. | Number fixed 2876.

That is, whatever French Livres are given or received for a Pistole of Spain, must be reduced into Sols, and the quarter Part taken.

There might be chose many other Places, but to be short, we have taken no more than two particular Cases, which we have in the 7th and 8th Propofitions.

Berlin, Amsterdam, Genea, Turin, Geneva, Frankfort, and London.

Berlin and Amfterdam: | Turin and Genoa. Amsterdam and Genoa. Turin and Geneva. Frunkfort and London. Provision. Profit.

Geneva and Frankfort. London and 10 times Berlin. Fixed Number 8193.

Genoa, Venice, Florence, Legborn, Novi, Milan, Amsterdam, and London.

of Legborn and Novi. | Genoa and Venice.

Milan and Amflerdam. | Venice and Florence Amsterdam and London. Provision. Profit.

Venice and Florence. Florence and Legborn. . Milan and ? lovi. Number fixed 9549.

For the Provision at + per Cent. the fixed Number is 14+; and at + per Cent. 213.

eration, and

it you must

Ducat, and

OF ARBITRATIONS

Title or	Profit	T.		v
The	Probt		RLE	·v

The Lofs TABLE VI.

they 24. 22 N 111 341.

per C.		PE	10	16	4	10	TY	10	16	ra		per C.		1
0	0	4	9	13	17	22	26	30	35	39		0	0	L
1	4.3	48	ς2	56	60	64	69	73	77	82		1	44	Γ
3	86	90	95	.99	103	107	111	116	130	184		3	88	I
3	128	133	137	141	145	149	154	158	162	166	J	3	1 32	Ŀ
4	170	17;	179	183	187	191	195	199	204	208		4	177	ī
-	212	216	220	284	228	233	3,7	241	245	349		5	223	2
6	253	257	261	265	269	273	278	284	286	290	,	6	269	2
7	204	298	102	30h	310	314	318	322	126	330		7	315	3
8	334	138	348	346	350	354	358	362	300	370		8	362	3
0	174	378	362	386	390	394	398	402	406	410		9.	410	ı
10	414	418	422	426	4.0	434	438	441	445	419		10	458	ī
11	453	457	461	165	469	473	477	48	484	488		11.	1506	ΙĠ

	_	-	-	- 1	-	- 0		-	_	
por C.		To	18	14	N.	14	19	10	76	10
0	0	4	9	13	37	22	26	30	35	39
1	44	4.9	58	57	61	66	70	74	79	83
8	88	92	97	101	106	110	114	119	123	1 28
3	112	137	141	146	150	155	159	164	168	173
4	177	182	1 80	191	195	200	205	209	214	218
5	223	237	232	237	241	246	231	255	200	264
6	269	273	278	283	287	292	29%	301	306	311
7	315	320	925	329	334	339	344	348	353	357
8	362	367	172	376	381	386	191	395	400	405
9.	410	114	419	424	429	434	439	443	448	453
10	458	462	467	473	477	482	487	491	496	501
11.	506	412	510	C21	526	631	535	640	SAS	550

An Explanation of the Tables.

N°. II. is for London. N°. III. is for Hamburgh, if the Exchange is found in the 3ths and 16ths: N°. I. is for all other Places; and for Homburgh when the Exchange is in Shillings, ‡ Shillings, and ‡ Shillings, N°. IV. saves to shew the Numbers that must be added together, wir. all those that are found on the same Side.

The 5th and 6th are for Profit and Loss. If it is found that the 8um of the Addition of the Side in which to find that given is less than the other 8um of the Side where what is received is, it must be sought for in the Table of Profit, N. V. and when there is a Loss, in that of N. VI. And that the Use which may be made of these Tables may the easier be comprehended, I shall here add some Examples.

Pirft Example.

A. of Amsterdam remits on London to B. at 345. 5. Groots, what B. remits for the Account of A. to Cadiz at 49. d. Sterling per Dollar. If the Merchant at Cadiz remits the Produce on Amsterdam at 121. Grts. of Holland per Ducat of 375 Maravedis; it is demanded how much A. hath gained or loft, exclusive of the Charges.

Solution by the Tables.

34 s. 5+ Grs	. 2654	dig upab	12.14 7335
49 ¹ d.	3457	C. L. P.S 3	7215
Fixed Number	1104	and the T	
			120
	7215		

24 per Cent. gained.

The Operation.

d. If 493	Maravedis age	satisfic des in a heart	c 1312 11 Maravedis.
Mar. If 375	-QUILLY Gra.	may: 1312-14	ζ.
		199	
	243	11810	
	2	11811 1312	
		261120	,
•		100	

Now

Now the 2d and 3d Terms multiplied, and divided by the first in the Order they now stand, will be expressed as follows;

243×261120, which gives 425 Groots.

Now the Difference between 34s. 5 Gts. $\frac{1}{4}$ and 425 Gts. is 11 $\frac{1}{4}$ Gts. therefore $\frac{11}{34}$ Gts. \times 100 = $\frac{83}{827}$ × 100 = $\frac{8}{10}$ nearly.

By the Double Rule of Three.

d. 49‡ 4	375	240 ,	Groots.	Mar 272
199	. 1962 7320	1121 000 30	243	1,
4	eriya.	with this fire dear to a	2	

You may now express the last three Terms divided by the first two, thus, $\frac{240\times243\times272\times4}{199\times375\times2}$ = 425, as before.

Second EXAMPLE.

A. of Anflerdam remits to B. of Dantzick, at 276 Groß of Poland, for one Livre of Groß, the which B. remits on Hamburgh at 115¹/₄ Groß for 48 Shillings Lubs; if Hamburgh remits what it amounts to, to A. at 33¹/₄ Stivers per Daalder of two Marks Lubs; it is demanded how much per Cent. A. has gained or loft, omitting the Charges.

Solution by the Tables.

A. ois				at in engale. Afrik in M .		
7	o. fixed	2510	ां) जोत	i yani	276 is 138	7888
		-	1 15 m	Popular.		
		9625	2000			-
		9587	1.5 (man makes		9587
100		-				d .
		28	Or M	r Cent. 115	1 3	

By the Rule of Three.

Greß	Shillings Lubs 19 14		
If 115	48		then
Shil. Lubs	Sti. of Amfterd.	S. Lubs	. ,
If 32	33-3	11414	

This ordered according to the foregoing Example will produce 118 % Stivers, which taken from the 120 Stivers and given, there remains 1 % Stivers, there-fore

By the Double Rule of Three.

Groß	S. L.	Groß	Stivers of Amsterd.	S. L.
115	32	276	33-3	48

The fractional Terms being reduced into improper Fractions, as these in the first Example, the Operation then will be entirely similar to the last in the said Example, and gives 118. Stivers, as before.

6 E

Third

Now

vedis.

s found in

en the Ex-

n the fame

of the Ad-

No. V. and h may be

add fome

remits for lerchant at cat of 375 five of the

OF ARBITRATIONS

Third EXAMPLE.

Two Persons A. and B. at Paris, have Occasion for Money at Cadix; A. remits directly, and gives 18 Livres 3 Sols per Spanish Pistole; B. chuses the Way of Holland, and orders to be remitted him from Amsterdam at 1214 Groots for a Ducat of 375 Maravedis; Amsterdam reckons; per Cent. Charges, and draws for his Reimbursement at the Rate of 564 Groots per French Crown of 60 Sols; it is demanded which of the two Methods proved most advantageous.

Answer; his who remitted directly.

Operation by the Tables.

A. gave 56\\ 3990 \\ \cdot of 36 Sols is 90\\ 6067	B. gave 121 Groots 7326	
or 30 Som 18 904 0007	Fixed Number 2876	
10057		
	10224	
7	10057	
	Seek in Number VI. 167	

3‡ per Cent.

be i

Gro crea vert

the a

Crow other

fwer,

will

which

Otherwife,

By reflecting on the Nature of the Question, it appears, that what Amsterdams reckons for Charges may be considered to increase the Number of Sols so much more than B. would otherwise have paid for the 375 Maravedis; therefore first say, if 100 - \frac{1}{2} - 60, or if 10 - \frac{1}{2} - 6, or if 5 - \frac{1}{2} - 3 must give \frac{1}{2}, which B. must pay at Amsterdam for his Charges for every 60 Sols in the Value of the 375 Maravedis. But instead of finding the Sols B. must pay, excluding the Charges, and then computing the Charges, and adding them to the Sols last found for B.'s whole Payment, you may by Parity of Reason say,

Groots

As $56\frac{1}{4}$ Groots

As $56\frac{1}{4}$ Groots

As $56\frac{1}{4}$ Groots

121 $\frac{1}{4}$ to 129 $\frac{4}{10}$ Sols paid by B. for a Ducat. Laftly, to compare whether A. or B. has succeeded best, say, the Maravedis in a Pistole

Sols

f. i. the Maravedis in a Piftole

If 18-3

Maravedis, which B. would have got inftead of 375, had he exchanged as A. did; therefore it is manifeft, that in receiving only 375 he had less than A. for the same Sum of Paris Money by 14 Maravedis; and to make a Calculate per Cent. it will Mar.

be as 375 _____ to 14 ____ 100 to 31'v, the Answer.

Fourth EXAMPLE.

A Merchant of Hamburgh orders us to draw for his Account on Dantzick, at 270 Groß of Poland for 1 Livre de Gros, and to remit the Amount on London at 35 Shillings per Pound Sterling, or at other Rates, which may be more advantageous for him, provided he can draw on Dantzick at 261 Groß of Poland; it is demanded at how much he ought to remit to follow the last Order? Answer, at 26 Schillings 2 Groots.

Solution

Solution by the Tables.

Take the Half of the Groß of Poland according to the Order, and the Exchange will be 135 and 130;

Order 3135 Schil. 7793

1301 7645

2869 this must be sought for in the Table for London; and the Schillings and Groots of Gross, which correspond to this Number, will be sound to be 36 Schillings 24 Groots.

By the Rule of Three.

In this Question it is obvious that as the Gross of *Poland* given for a Livre de Gross decrease, the Schillings given for a Pound Sterling must proportionably increase, to follow the Condition of the last Order; hence the Question is an inverted one in the Rule of Three, and thus stated.

Gross of Poland Schillings Gross of Poland
If 270 35 261, wherefore

 $\frac{270 \times 35}{261}$ gives 36 Schillings, and the Remainder multiplied by 12 for Groots, and the next by 2, for half Groots, at each Time dividing by 261, brings out $2\frac{1}{5}$ Groots nearly.

Fifth EXAMPLE.

There is an Order to A. of Amflerdam to draw on Paris at $53\frac{1}{2}$ Groots per Crown, and remit on London at 34 Schillings I Groot per Pound Sterling, or at other Prices which might be as profitable to him who gave the Order. If they can draw at $56\frac{1}{4}$ and remit at 34 Schillings $7\frac{1}{4}$ Groots; it is demanded whether he can comply with this Commission, and how much this differs per Cent. Answer, Our Correspondent receives more than he first ordered about 3 per Cent.

Solution by the Tables.

34 Schil. 1 Groot 2606 34 7½ 2675 56½ Pence 3990 53 ½ 3793

A. receives by the Exchange 6196 and by the Order 6468

128 feek in the Table of Profit, and you

will find about 3 per Cent.

By the Rule of Three.

Groots

S. Groot

Groots

Sch. Groots

As 53\frac{1}{2}

34 1

56\frac{1}{2}

to 35 8 the Rate at which A. might remit per Pound Sterling to London, when he drew on Paris at 56\frac{1}{2}

Groots per French Crown; but he only remitted at 34.5.7\frac{1}{2}

Grs. 46.8 Grs. and 34 Schil. 7\frac{1}{2}

Grts. and to find what that comes to per Cent. fay, Sch. Grts.

Grts. Grts. Grts.

Grts. Grts.

If 34 7 12 100 will bring out the Answer.

per Cent.

A. remits

e Way of

oots for a draws for Sols; it is

Amflerdam
s fo much
refore first

3 must
60 Sols in
must pay,
g them to
asson say,

said by B.

give 389 as A. did; the same nt. it will

Answer.

ntzick, at London at e advannd; it is afwer, at

Solution

Sixth EXAMPLE.

There is an Order to draw on Frankfort 100 Rixdollars current Money of Amferdam for 128¹/₄ Rixdollars of Frankfort, and to remit on London at 35 Schillings Bank Money per Pound Sterling, on Condition that the Agio shall be 5 per Cent. If after this our Correspondent writes to us, to omit executing this Order, if not already done, unless he receive 2 per Cent. more from London than he had ordered: If they can only draw on Frankfort at 135 Rixdollars that Money for 100 Rixdollars of Amsterdam, it is demanded, at how many Schillings the Remits must be made to follow the last Order: Answer, 34 Schillings 4; Groots.

Solution -y the Tables.

128 ± 7586 5 per C. 212	135 7793 2 per C. 786
7500 5 per C. 212 35 Schil. 2721	3es 0 17879
-0	. Estato telo hero ;

2640 This Number feek in the Table for London, and you will

find 34 Schillings 4.3 Groots correspond thereto.

For a different Solution, it is easy to conceive that when the Agio is high the less Frankfort Money is given for current Money of Amsterdam (the Exchange being by Banço Money) consequently the less Banco Money must be remitted to London per Pound Sterling; whence it is clear, that the Way to get 2 per Cent. from London by remitting at the same Rate as before, you must consider the Agio as so much less; therefore instead of 95; we have 97 Rixdollars Banco Money of An, ferdam for 1.82 Rixdollars of Frankfort, at which Rate I find the Bank Money of Amsterdam equal to 135 Rixdollars of Frankfort; thus, Rixd of Frank. Rixd Banco of Amst. Rixd

Rixd. Frank. It 128; On 101; Will give 101; But by the Question there are only 100; therefore the Remis on London must be made accordingly less, by saying,

As 101-71 103	Schil. Banco	Rixd.	the Sum fought.
306			Sch. Groots
10476 Now	35 × 100 × 103 10476	will give	34 4 the Answers
103			

Seventh EXAMPLE.

T. of Berlin remits for his proper Account to U. of Amsterdam, a certain Sum of Bank Money, at 133 Rixdollars for 100 Rixdollars Bank Money of Amsterdam, ordering him to remit the net Produce to A. of Genoa; U. effects it at 96 Groots per Dollar of 5 Genoese Livres. A. on his Part remits this to B. who lives at Turin, at 128 Sols of Piedmont for one Crown of Genoese Money of 7 Livres, who takes Bills on Geneva at 84 Piedmont Sols for one Crown current of Geneva, and remits them to C. who in his Turn remits the Amount on Frankfort to D. at 130 Rixdollars of Frankfort for 100 Crowns current of Geneva, who finally takes Bills at 132 Batz Money of Frankfort for one Pound Sterling (1 Rixdollar at Frankfort makes 22; Batz) the which he remits to T. himself: If the five Commissioners, namely, U. A. B. C. and D. deduct each + per Cent. for their Provision; it is demanded at what Rate the Exchange must be between Berlin and London so that T. gains 3 per Cent. Answer, 6 + Rixdollars per Pound Sterling.

Solution by the Tables.

133 7728 96 6312 84 5732	128 7561 130 7628 Numb. fixed 8193
132 7695 3 per C. 128 5 Provisions at + per C. each 73	23382
27668 23382	

4286 This fought in Table I. there will be found 60 , whereof take i and it shall be your Answer, 6 Rixdollars.

Otherwise.

The general Method for such extensive Questions is as follows; the Investigation whereof I shall clearly shew before I conclude this Subject:

· ·		
1 Pound Sterling at Lond	don =	132 Batz Money of Frankfort.
		Rixdol. Money of Frankfort.
		99; Rixdol. Mon. the Provision deducted.
13# Rixdol. Money of Fi	rankfort =	res Crowns current of Geneva.
100 Crowns current of G	eneva =	992 Crowns current at Geneva, the Provi-
		fion deducted.
I Crown current of Gene	eva =	21 \$4 Sols of Piedmont at Turin.
100 Sols of Piedmont		99 S. of Piedmont, the Provision deducted.
4 14 Sols of Piedmont		I Crown of Genoa.
I Crown at Genoa	=	152 Sols of Genoa.
2# Sols at Genoa	=	1 Livre at Genoa.
100 Livres at Genoa	= (993 Livres at Genoa, the Provision deducted.
5 Livres at Genoa		3 5 Groots Banco of Amsterdam.
100 Groots Banco of Am		
		99; Crowns Banco of Amsterdam, the Provision

deducted.

100 Crowns Banco of Amsterdam = 133 Rixdol. of Brandenburgh at Berlin.
how much = 1 Pound Sterling at London.

rtain Sum of f Amsterdam, at 96 Groots ives at Turin, Livres, who neva, and reto D. at 130 ly takes Bills at Frankfort mmissioners,

namely,

the Answer:

ney of Am-5 Schillings

5 per Cent. rder, if not ad ordered: r 100 Rixlemits must

and you will s high the Exchange beremitted to et 2 per Cent. fider the Agio Banco Money nd the Bank

Frank. 35 will give e Remiss on

ght.

of ARBITRATIONS.

OJ A K B			-1 0.
22¦ 13	51165	-1-1	133
_			
66 226÷			1197
			44;
2921			
2			13255
585			3
5			39767
2925			99*
100			357903
292500			357903
100			13255 1
29250000			
100			3963444;
2925000000			152
100			7926888 19817220
			19817220 3963444
292500000000			507
29250000000000			602443538 2 99 2
2925000000000000			5421991842 5421991842
100			200814512
29250000000000000			2008144123
			66.
21			600435393537
7			21
9)147(16		,	60043539353
9			120087078706
			161
57 54			1260914326429+
			997
3			11348228937861
		1	1348228937861
132 8			420304775476± 420304775476±
			33*
9)1056(117			25671127867456
9		•	132
15		-	
9		27	51342255734912 7013383602368
66		125	671127867456
63			1175
3		165	88588878504309+
.5		3	To be carried over.

E. to wh Im of wh mi of the Li

Brought over 16588588878504309† 99† 149297299906538781 349297299906538781 5529529626168103 5529529626168103 33†

2925 000000000 0000) 16533|29358224262830* (5** Rixdol. of Brandenburg for 190829358224262830* 100 1 Pound Sterling at London.

39767

57903 7903

13255

13255

63444:

152

26888

7220

50[‡] 43538[‡] 99[‡] 991842

14512

14512

39353 **9706**

16:

997

26429

37861 7861

75476÷

33%

7456; 132

368

117† 4309† d over.

66

444

99

190829|35822426283022; 17550 15329 14625 704

But to know how many Rixdollars must be remitted per Pound Sterling to T. fo that he may gain 3 per Cent. say by the Rule of Three direct,

If 100 - 5100 - 103

Eighth EXAMPLE.

C. of Genoa remits for his own Account to D. of Venice, a certain Sum at 104 Marchetti for 4 Livres of Genoa, ordering him to remit the net Produce to E. at Florence; D. effects it at 75 Crowns d'Or of Florence for 100 Ducats of Venice. E. takes Bills on Legborn at 119 Sols for 6 Livres of Florence, which he remits to F. who takes others on Novi, at 175 Dollars for 100 Crowns de Marc of Novi, who remits them to G. who in his turn remits them to H. of Milan at 180 Soldi Imp. for a Crown de Marc, who makes a Remifs at Amflerdam to I. of 52 Sols of Milan (whereof 140 are worth 106 Soldi Imp.) for a Guilder of Amflerdam, who finally takes Bills on London at 34 Schil. per Pound Sterling, which he remits to C. himself, for whose Account all these Negociations were made. If six of the Correspondents deduct each : per Cent. for Charges, it is demanded at what Price the Exchange was between Genoa and London, if C. finds that the Money he has been in Dilburse for 6 Months has brought him in an Interest after the Rate of 8 per Cent. per Annum. Answer, 55 100 d. Sterling per Dollar of 5 Livres.

Solution

Solution by the Tables.

5909		75 5240
1804 9549	+ of 180 is	119 7244
170	na a kepirka a nga sa sa sa	35174
	3649 1804 9549 130‡	3649 1804 9549 of 180 is 1304 170

3962; which answers to 55.1%

Operation for the exact Value.

- 1 Dollar at Genea
- 4 Genoese Livres
- 124 Marchetti Banco of Venice
- 100 Ducats Banco of Venice
- 10s Ducats Banco of Venice
- 1 Crown d'Or of Florence
- 188 Livres of Florence
- # # Livres of Florence 2. */ ordinary Sols of Legbern 100 Legborn Dollars
- #. ### Leghorn Dollars 100 Crowns de Marc of Novi
- I Crown de Marc of Novi
- 106 Soldi Imp. of Milan
- 100 Sols current of Milan
 - # Sols current of Milan
- 1. 1. common Stivers Banco of Amft.
- 100 Stiv. de Gross Banco of Amft.
- 34 Stiv. de Gross Banco of Amft. how much for

- 5 Livres Genoese 2. 184 Marchetti Banco of Venice.
 - 1 Ducat Banco of Venice.
 - 99 Ducats Banco of Venice, the Provision deducted.
- 3. 45 Crowns d'Or of Florence.
 - 7 Livres of Florence.
- 99 Livres of Florence, the Provision deducted.
- 119 ordinary Sols of Legborn.
- 1 Legborn Dollar.
 99: Legborn Dollars, the Provision deducted.
- 1## Crowns de Marc at Novi.
- 99: Crowns de Marc, the Provision deducted.
- 3. 145 Soldi Imp. or Sols of Exchange of Milan.
 - 145 Sols current of Milan.
- 99 Sols current of Milan.

 # common Stivers Banco of Am-
- stiver de Gross Banco of Am-Berdam.
- 99 : Stivers de Gross Banco of Amfterdam.
- 6. 140 d. Sterling of London.
 1 Genoa Dollar.

OF ARBITRATIONS.

123	99	99:
		_
248	8)297(37	597
106	: 57	99 :
1488	•	5373
2480	.119	5272
	5	298;
26288		
34	16) \$95(37	59401
•	48	99%
105152	7.5	534609
78864	- 112	534609
89379200000000		29700t
8937920000000	3	493
99		
3		5910449
		99‡
16)297(18		52104041
16		53194041 53194041
		2955224
137		241
120		1
9		-
	·	5880897003
	*:	99₺
Źī		
7	:	5292807300
	: , , , ,	5292807300 294044850-1
32)147(4 128		37 k
120		3/1
19	•	58514925187 3
-9		119
	· .	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
54		526634326683
5		58514925187
4.2		\$851492518737
64)270(4		Kohaamhaamaan I
256		6963276:9729 0.1. 991
14		771
••		62669484875610
		E-66-19-0-610
•		3481638048645
		34816380486457
		6928459716803737
		4849921801762611
		246422985840180
		418
		5 1
		519634478760280237
	6 G	To be carried over.
	6 0	20 20 000000 0,000

124

hich answers 0 55.5

Venice. nice. nice, the Pro-

rence.

gborn.

Novi. the Provision of Exchange

lan.

M.

the Provision

he Provision

lan. Banco of Amanco of Amanco of Am-

ARBITRATIONS

Brought over. 519634478760280232 1039268957520560415 51963447876028020 5196344787602802411 893792,00000000000551963447,87602802441(5831) 4468960 Sterling for a Genoa Dollar. 7273847 7150336 123511.87 893792 3413261 2681376 731885

do fee fau of To of wi first To

wit firf

and

pre a g fan Na

mo

pare the

thei x b

but fequ

by unk

que íam

x b

Qui

any

ker

abo

du

After having found the Exchange, which is here between London and Genoa 58 v. d. Sterling for a Dollar, it must be seen how much per Cent. ought to be gained by the Exchange, which the Example tells us is 8 per Cent. per Annum. We see besides this, that C. has been in Disburse 6 Months; so it ought to be worked by the direct Rule of Three, and fay,
If 12 Months gain 8, how much shall 6 gain?

The Answer will be 4, that is to say 4 per Cent.

Afterwards there is to be observed what has been said before of the certain and uncertain Price, and of the direct and indirect Rule in our Example. Genoa gives the Price certain, then it must give to London 4 per Cent. less than it has received, and consequently it must be wrought by the indirect Rule of Three, and say,

give 58 d. how much shall 104 give?

100 104) 5813 (Answer, 55 10 d. Sterling for a Genea Dollar. 612 520 93 100 9300 832

> 936 44

980

Of ARBITRATIONS.

Having folved the two preceding Problems in the most concise Method that I believe is possible, except by Tables, I shall now demonstrate in their Explanation how to perform (in the same Manner) all Questions relative to Arbitrations. And first, I shall deduce the Rule for stating them from the second Example of the double Rule of Three preceding the Tables, where the first Term is fixed, the fame Specie as the second significant Money was given for it; the third, how much of the same Specie as the second is given for the fourth, then what Quantity of the Specie of the fourth, for a fifth Term given, which is of the same Name as the first Term. Now as all such Questions, exceeding five given Numbers, may according to that Excess be called Questions of the Treble, Quadruple, Quintuple, &c. Rule of Three, for whole Stating I derive the Rule from the foregoing Remark, which will be exactly similar or agreeable to it; only I shall, for Brevity's Sake, call the first Term, the first Antecedent; the second Term, the first Consequent; the third Term, the second Antecedent; the fourth Term, the second Consequent, &c. and now express the Rule.

The first Antecedent must be a fixed Exchange, and of the same Denomination with the last Consequent; the second Antecedent must be of the same Name as the first Consequent; the third Antecedent of the same Specie as the second Consequent, and so on, always making the Antecedents of the same or Specie as their preceding Consequents, which you cannot but do if you follow the Conditions of a given Question, and if you have so done you will find your last Term of the same Specie with the sirst, and then the Demand or Answer will be of the same Name as the last Consequent but one; if you find your Work stand otherwise, most likely you have mistaken the first Term. The Question being thus prepared, it is plain that the Sum of the Antecedents must be regarded as equal to the Sum of their Consequents, as each Antecedent is supposed equal to its respective Consequent; therefore their Products must be accordingly so; (for In-

stance, if

5 = 2 more 3, and 6 more 4 = 10, and

7 more 5 = 8 more 4 then $5 \times$ by both 6 and 4, \times by both 7 and $5 = 600 = 10 \times$ by both 2 and 3, \times by both 8 and 4,)

but as one of the Antecedents in every Question is unknown, whilst all the Confequents are otherwise, we have an unknown (though supposed) Quantity multiplied by the known Antecedents, = to the Product of the Consequents, therefore the unknown Quantity (or Answer) is found by dividing the Product of the Consequents (multiplied by one another) by that of the Antecedents (multiplied in the same Manner.) For Example, suppose the Case were, what unknown Quantity × by 59 would be equal to 472, then I say 472 divided by 59 gives the sought Quantity, viz. 8. Now in order to contract the Work, it is plain that it is the same thing whether you divide a Product, which had diverse Multiplicators, or you divide one of the Multiplicators (which will admit it) by that Number, and then multiply

by the rest (Instance $\frac{2\times 3\times 12}{6} = 12 = \frac{12}{6} \times 2 \times 3$.) It is likewise evident, that if

any two Numbers be divided by the same Number, their Quotients will be in the same Proportion as the Numbers were. (Instance 12 divided by 4 is 3, and 20 divided by 4 is 5; wherefore as 3 is to 5, so is 12 to 20; which was to be shewn.) Hence it follows, that, if when a Question is stated you can divide any Antecedent and Confequent (though they are not Opposites) by the same Number, the Equality is still kept up; and thus you must continue to do, till you can find no Antecedent and Confequent commensurable by the same Number, then ordering this last Equation as above directed, you will have the Solution; and note, that the last Consequent, to which the Answer is sought, is subject to the Division as the rest; for the Product of the last, multiplied by the other Consequents, is still the same, whether the last or any other is divided by the same Number; this may be seen by the last Instance but one, if you call 12 the last Consequent; and from what has been said, I inser, that every Antecedent after the first must be of the same Denomination, as well

and Genea ought to be per Annum, ought to be

enoa Dollar.

ertain and Genoa gives s received, if ay,

Having

....

Of ARBITRATIONS.

well as the same Specie, as its preceding Consequent; and that if any Antecedent or Consequent consists of different Denominations, you must (to retain the Equality) either reduce both them and their respective Consequents and Antecedents, into the same Denomination, or otherwise make the lower Denomination an aliquot Part or Parts of the higher (as 3 l, 3 s, Sterling would be $3\frac{l}{\sqrt{s}}$) and then the others remain unaltered; and note, that in the second given Examples, where the Antecedents and Consequents are scratched, they have been divided, and the Quotients stand towards the left, separated from them by a Point, thus, 4. $s \neq s \neq s$; and what has been here said in regard to the Questions of Money, holds good also for those concerning Weights and Measures, which may be wrought exactly by the foregoing Rules.

EXAMPLE.

If 100 lb at London be equal to 106 lb at Lyons, and 30 lb at Lyons are worth 32 lb at Paris, and 113 lb at Paris make 90 lb at Frankfort, and 12 lb at Frankfort are given for 18 lb at Venice, and 152 lb at Venice are the Value of 97 lb at Cadiz; then how many lb at Cadiz are equal to 60 lb at London? Answer

Being flated and contracted according to the preceding Rules, the Work will fland thus,

5. 36 lb at Lyons = 1.66 lb at Lyons.
113 lb at Paris = 3. 46 lb at Paris.
114 lb at Paris = 3. 48 lb at Frankfort.
19. 154 lb at Venice = 97 at Cadiz., then how many lb at Cadiz = 66 at London.

113	*	106
56 g	entre year law.	318
5085 565	Land the second that the second the second that the second tha	954 97
10735 Divitor	in the second second	6678 8586
		92538
		555228 Dividend

1:735)555228(51.7 Answer 53675 18478 10735 77430 75145 2285 y Antecedent the Equality) eccedents, into an aliquot Part others remain atecedents and frand towards than deen here for concerning going Rules.

3.

yons are worth
to lb at Frankalue of 97 lb
adon? Answer

the Work will

If 100 Ells at Amsterdam are equal to 120 Ells at Hamburgh, and 30 Ells at Hamburgh make 21. Ells at St. Gall, and 86 Ells at St. Gall are equal to 60 Ells at Geneva, and 15 Ells at Geneva are worth 28 Ells at Dantzick; Quere, How many Ells at Dantzick are equal to 45 Ells at Amsterdam? Aniwer 50.

5. \$55 Ells at Amsterdam = 2. 4. \$15 Ells at Hamburgb.

25 Ells at Hamburgb = 21\(\frac{1}{2}\) Ells at \$5t. Gall.

43. \$6 Ells at \$5t. Gall = 3. \$5 Ells at Geneva.

28 Ells at Dantzick.

How many Ells at Dantzick = 3. \$5 Ells at Amsterdam.

43	21 1
5	2
	Proceedings *
215	43
	. 3
	129
	28
	1032
ι.	258
£	3612
5.1	
	3
, , .	215)10836(50,4 Answer
	215)10836(50,4 Answer
	850
	360

With the preceding I finish this Chapter of Arbitrations, and have therein given an Instance of every Case that can happen in this curious Branch of Arithmetick, so that any Addition would be superfluous, and unnecessarily encroach on my Reader's Time, without adding any thing to his Instruction, which I believe he will find more truly promoted in this short Tract, than he would by consulting the many Volumes published on the Subject; as he has here the Reasons for all the Operations proposed, added to the Solutions, which other Authors have contented themselves with giving alone.

Concerning Bankruptcy.

Felix quem faciunt aliena pericula cautum.

THE preceding Chapters have been calculated to inform my Reader in the leveral Particulars they treat of; and I confide I have been so plain and explicit in them as to render myself intelligible, and to answer my Defign of conveying Instruction to those who have given themselves the Trouble of seeking it in their Lecture. I have gone through every Branch of Commerce, and purposely reserved this Catastrophe of an imprudent or mistaken Conduct to the last, as the properest Place for it; and I could wish that the Missfortunes, consequent to an ill judged and indiscreet Course or Management, did not render this Chapter necessary for the Guidance of those who have unhappily incurred the Want of it through the gloomy Vale of Trouble: For could Trade be always carried on with that Credit which is necessary to support it, and with that Success which every one hopes for by adventuring in it, it would be the most pleasant as well as the

Of BANKRUPTS

most beneficial Employ that any one could undertake; but as we are all subject to the uncertain fluctuating State of Humanity, our Serenity will fometimes be interrupted, and our Calms and Sunshine be obscured and ruffled by the Clouds and Tempests of Adversity, as well in this as in all other Employs of Life, and the fmooth Paths of Business will often become rugged and strewed with thorny Troubles, to the utter Change of the pleasing Scene, by introducing inevitable Losses and Misfortunes, instead of the Advantages we flattered ourselves with the Hopes of reaping from our commercial Engagements. Thus the best laid Scheme may be overset by some intervening Occurrence, and a trisling Accident frequently demonstrates the Weakness of our Judgment, and the Shallowness of our Defigns; though whilft we submit our Actions to the Directions of Prudence, and suffer our Steps to be guided by ber, we may justly be said to act like reasonable Men; and however Providence (for our Punishment) may dispose otherwise, we certainly take the best and likeliest Method of securing to ourselves that Success and Prosperity which we are folliciting; and in order to guard against their Reverse, permit me to intrude fo long on your Patience as to expatiate a little on the Subject of the fubsequent Chapter, and to shew you the Causes which naturally drive Men to split on that Rock, where so many thousands have been wrecked, reminding you of my Motto, where you will fee the great Poet from whom I have taken it, pronounce that Man happy who has been made wife by the Misfortunes of others.

P g the Se with re in A D fto

th

wi

fo.

fai

10

my

tur

Di

ing

Mr. Savary fays (in his Parfait Negociant) that the Failures of Merchants oftener proceed from Ignorance, Imprudence, and Ambition, than from Malice and Defign; and I am entirely of his Opinion, more especially in this Kingdom: For whoever reflects on the Consequences of Cheating and Deceit under a Statute of Bankruptcy here, I should think would avoid it with the utmost Care; as he not only exposes himself to the Penal Laws, but can never expect to be cleared by his Creditors (though he should not be convicted under the former) and consequently is rendered uncapable of making any thing his own for the future; but as I hope none of my Readers are of this Number, I shall direct my Advice to those on whom I am in hopes it may prevail, and endeavour to guide them from running on the aforementioned Shoals, by persuading them to aim at the Diffipation of the Fogs of Ignorance by the Sunshine of Learning; to correct Imprudence, and to banish Vain-glory or Ambition. The first may be done by a strict Application to Business, whilst under the Tuition of a Merchant in an Apprenticeship; or if this has been neglected, and my Reader comes into Trade without such usual Form and Instruction, I conside this Work will supply the Deficiency, not only by teaching every one how to act in the Branch of Commerce he has elected, but by displaying to him a general Trade, that he may have all the Variety posible to chuse out of; REASON, if engaged and used, will be too hard for Imprudence; and Ambition, I should think, would be checked by displaying the fatal Consequences of it; and by these Means, a Failure proceeding from all or any of the abovementioned Causes may be prevented; though still there remains one, from which no Foresight or Care can defend us, I mean the immediate Dispositions of Providence (whereas the above are but fecondary) to which we ought chearfully to submit with a perfect Refignation, and never murmur nor repine at any of his Dispensations, in a full Affurance that he will afford Support and Comfort under the Affliction, to every one who fincerely trusts in him, and, when he sees convenient, give a happy Release from it. It is true these are hard Lessons to Mankind, and rendered more irksome by the barbarous Treatment the Unhappy too commonly meet with; for though it is natural to imagine, that a Man who has been truly honeft in all his Dealings, and feemingly been esteemed for his Integrity, should on a Reverse of Fortune meet with that Pity and kind Usage he has shewn to others under similar Distresses; but Experience convinces us that this is rarely the Case; on the contrary, it is generally found that though Friends may seem many and staunch in the Time of Prosperity, yet on a Change of Circumstances they will drop off like blasted Fruit, quite forgetful of Favours shewn to, and Kindnesses done them, and at the Time you become Bankrupt in your Fortune, you will certainly find them fo in Affection and Returns of Gratitude; Favours seem no longer regarded than you are in a Capacity to continue them, and Obligations are thrust among the Number of the Nonentities, or at

least are become such unfashionable things, as only to be owned by the very few conscientious and benevolent.

Acts of Beneficence are not to be expected from Creditors, whose Losses generally four their Tempers, and keep their Resentments warm against the unhappy Occation of them, even to the Extinction fometimes of Humanity. But one should think that the Lamentations of a fallen Familiar and Intimate (frequently heightened by the Tears of a tender Wife, and affecting Cries of their innocent Babes) would be prevailing Objects to excite Compassion from those who have always experienced a courreous and gentle Treatment from the unhappy Sufferers; but Philanthropy is almost lost among us, and Mankind are grown so degenerate, as to become insensible to the Diftresses of others, much less to defend them from or administer Relief under them; the unfortunate Man is now equally shunned with the infected one, and the best Usage he finds is Slights from almost every individual of his quondam Acquaintance, whilst the worst is swelled to an immoderate Height by Insults offered him, Contumelies and Reproaches thrown out against him; and Abuses, Invectives and unmerited Afpersions are frequently added to compleat the Catalogue, and augment his Miseries; few regard him, fewer still cares him, and the Paucity of those who protect or affift him, are reduced to the lowest Degree of Comparison. This is generally the Case with those whom Fortune has prostrated and laid low; though there is still a small Remnant of Men among us, who are actuated by every tender Sentiment of Humanity, and as Opportunities offer, exercise every social Virtue; whose Compassion at least is extended to all afflicted Objects, and their Charity firetched to the utmost Limits that Prudence and Discretion can warrant; they remain uninfluenced by the Example of their Neighbours, and continue fixt and immoveable in the Principles of Goodness and Benevolence; but these Guardian Angels are scarce, and even when found can (at best) only alleviate, and in some Degree mitigate and take off the sharp Edge of Affliction, though they cannot restore lost Credit and Reputation; this only is to be done by the Man himself, and the fole Means is the making all the Satisfaction to his Creditors that his Abilities will permit, either at present or in future, till his whole Debts are discharged; for fo long as any Part of these remain unpaid, that Obligation subsists. This Lesson, Honesty, and a just Reslection on Things, will teach you; and as the Miseries subsequent to, and attendant on a Failure, are extensive, as have been (though but faintly) represented, it is natural to suppose the bare Description will render every other Persuasive superfluous, for avoiding the Causes of such great Unhappiness; so I shall conclude this Introduction with my best and sincerest Wishes, that none of my Readers may ever experience it, by adding one to the Number of the Unfor-

The Derivation of the Word Bankrupt I have given under that of Banks and Of Bankrupt-Bankers; and though according to our Laws fuch Infolvents are generally efteemed cy in England. a crafty, fraudulent, deceitful, and extravagant fort of Persons; yet Experience evinces the Unjustness of this Affertion, and that many unhappily fall into this Dilemma through the Badness of Trade or some inevitable Accident, without bringing it on themselves either by Extravagance or Knavery; and as this is a Topick of universal Consequence, and in which Property is greatly concerned, I shall give a Transcript of the Acts now in Force, and of the best Reports and Pleadings I can collect about it; and shall in the first Place shew,

What Perfons may, or may not, be Bankrupts,

Any Person using the Trade of Merchandize by way of

Bargaining, in Groß or Retail,

Rechange,

Bartery,

Chevifance,

or otherwise.

Or, feeking his Trade and Living by buying and felling, being a natural born 21 7ac. 1. C. 19. 21 Jac. 1. C.

Or, an Alien, or being a Denizen.

to continue

all subject to nes be inter-

e Clouds and

ife, and the

horny Trouvitable Loffes

th the Hopes heme may be

ently demon-

our Designs; and fuffer our

e Men; and

certainly take nd Prosperity

permit ine to

Ien to split on

ng you of my it, pronounce

e and Defign;

For whoever

f Bankruptcy

t only exposes

his Creditors

tly is rendered

e none of my

vhom I am in the aforemen-

gs of Ignorance

Vain-glory or whilst under

neglected, and

tion, I confide

ne how to act

him a general Ason, if en-

should think,

these Means, may be pre-

Care can de-

the above are

Refignation, ffurance that

one who fin-

ise from it. It e by the bar-

it is natural and feeming-

eet with that

t Experience

y found that

ity, yet on a

forgetful of

come Bank-

Returns of

ers. chants oftener

> atities, or at least

Bankers,

13 Eliz. C. 7.

Sa'. 110.

S. C. 166.

Nov 158.

BANKRUPTS.

5 Gm. II. C. 30. S. 39. Bankers, Brokers, and Factors, may be Bankrupts. An Inn-keeper as fuch can be no Bankrupt.

Skinner 276. 291. 3. Mod. Nor one victualling the Fleet, though he fells the Overplus to Merchants. A meer buying and felling brings not a Man within the Statute, but it is intend-

291. 3. Mos. A meer buying and felling brings not a Man within the Statute, but it is intend1868. 3 Lev. Ship; being a Farmer; or keeping a Boarding-School, makes not a Bankrupt;
309. Mi.b. 1 Ship; being a Farmer; or keeping a Boarding-School, makes not a Bankrupt;
1P, and M. in buying only, or felling only, makes not a Bankrupt, but buying in England and The Cafe of felling in Ireland does.

John Ashley went from England in 1720, and resided in Barbadoes till 1735, Sir Thomas Littleson, Mr. where he was a Factor and a Flanter, and traded to England by fending Goods from Papillon & al. his Plantation, and receiving Goods back again bought in England, and he disposed 1 Fers. 687. of Goods sent from England in Barbadoes, for Merchants in England as a Factor, and being greatly indebted came to England in 1737, and committing an Act of 1 3 3.4 41; and being greats, 1 3 3.4 41; and being greats, 1 3 3.4 41; and being greats, 2 3.5 and 2 3.6 and 3.6 and

ing) was adjudged a Bankrupt. Where a Man buys and fells under a particular Restraint, as a Commissioner of the Navy, or a Farmer, he is not a Seller within the Statute.

Mar. 35. Crifp. and Sir Anthony Bateman had been a great Merchant, and was Mayor of London, but had left off Trade fifteen Years; the Court held he could not be a Bankrupt upon Cro. Car. 549. a Debt contracted after; but the Jury found him fo upon fuch Debt, and a new 1 Sid 411. Trial was refused. 29.

If a Trader contracts Debts and leaves off his Trade, he is still liable to be a Bankrupt for those Debts, but not for those he shall contract afterwards.

If a Man whilst a Trader owes a Debt of 100 l. to A. and leaving off his Trade borrows another 100 /. of the same Person, and then pays him one of the 100 /. without mentioning whether in Satisfaction of the former or the latter Debt, yet it shall be applied to the former, and the Creditor shall never charge him with a Commission of Bankruptcy for that which remains. Resolved per Holt.

A Farmer, as such, cannot be a Bankrupt; but if he deals in buying and felling Cro. Car. 549. Potatoes, Wool, &c. as a Trader in those Commodities, he may be a Bankrupt.

No Person who shall adventure any Money in the East-India Company, or Guinea Cafes. C. 24. Company, or any joint Stocks of Money by them raifed for carrying on the Trade S. t. by the East-India Company or Guinea Company to be managed; or who shall adventure any Money in any Stocks for managing the Fishing Trade, called the Royal Fishing Trade; nor any Member of the Bank of England, on Account of his

6 Geo. I. C. Stock; nor Persons having Shares in the London, or Royal Exchange Insurance Companies, shall not be Bankrupts in Respect thereof.

No Farmer, Grafier, or Drover of Cattle, or any Receiver General of Taxes Geo. Il. C. 30. 5. 40. granted by Act of Parliament, shall be deemed a Bankrupt.

March. Rep. Those Persons who live on their manual Labour only, as Husbandmen, La-37. Cro. Car. bourers, bare Handicrafts-men, &c. are not within the Statutes; but such as buy Wares, and convert them into faleable Commodities, and fo get their Living by Buying and Selling, may be Bankrupts; as a Shoemaker, who buys Leather and fells it in Shoes; an Ironmonger, buying Iron and caufing it to be wrought into

Wares; a Nailer, Locksmith, &c. A Carpenter in London has been adjudged a Bankrupt, but not as a working Chapman a Lamisbire. Carpenter

A Clothier that buys Wool, and has it made up into Cloth, or works it into Cloth himself, may become a Bankrupt; but a Taylor who makes Garments only, as a Cr. mp's Case. Servant to his Customers, cannot be a Bankrupt, though a Salesman may.

It is held, that a Vintner, Brewer, Baker, Weaver, Dyer, Tanner, &c. may be Bankrupts.

An Action of the Case will lie, for saying, of a Merchant, Mercer, Grocer, Shoemaker, Dyer, Weaver, Corn-Master, or Baker in London, a Milliner, or any 4 Rep. 19. 1 Roll Abr. other Tradesman that gets his Living by Buying and Selling, that he is a Bank-

What makes a Man a Bankrupt.

ferchants. t it is intend- g a Share in a a Bankrupt :	1st, To depart the Realm, or 2d, To begin to keep House, or otherwise. 3d, To absent himself.
a England and	4th, To take Sanctuary. 5th, To fuffer himself wilfully to be arrested, for any Debt or Thing not grown due, or for a just Consideration. 6th, To suffer himself to be outlawed.

6th, To suffer himself to be outlawed. 7th, To yield himself to Prison; and

8th, To depart from his Dwelling-house to the Intent or Purpose to defraud or hinder a just Creditor or Creditors of his or their just Debts or Duty.

9th, Willingly or fraudulently to procure himself to be arrested, or his Goods, Money, or Chattels, to be attached or sequestered.

10th, To make any fraudulent Grant or Conveyance of his Lands, Tenements, Goods or Chattels, to the Intent or whereby his Creditors may be defeated or de- 21 Jac. I. C. layed for the Recovery of their just Debts.

11th, Being arrested for Debt, shall after his Arrest lie in Prison two Months upon that or any other Arrest or Detention for Debt. These Lunar Months. 12th, Obtaining Privilege, except of Parliament.

13th, Being arrested for 100 l. or more, of just Debt or Debts, and escaping

14th, If a Man conceals himself in his House but a Day or an Hour, to delay Palm. 325. or defraud his Creditors, it makes him a Bankrupt.

If a Man commits a plain Act of Bankruptcy, as keeping House, &c. though 1 Sal. 110. he after goes abroad, and is a great Dealer, yet that will not purge the first Act of Bankruptcy; but if the Act was not plain, but doubtful, then going abroad, and Hopkins a Eltrading, will be an Evidence to explain the Intent of the first Act; for if it was fue directed. not done to defraud Creditors, and keep out of the Way, it will not be within

If after a plain Act of Bankruptcy committed, he pays off, or compounds with all his Creditors, he is become a new Man.

Lying in Prilon makes a Man Bankrupt from the first Arrest, that is from the Sal. 109.

Time of the first Arrest, upon which he lies in Prison, and not where he puts in Came a Costeman. fufficient Bail, for that might be infinitely prejudicial and mischievous, and no Adjudged in Man would ever fafely pay or receive from a Tradefman.

The last Resolution is contradicted by that in Smith and Stracy, where it is held exc. C. by Holt, that if a Desendant renders in Discharge of his Bail, and lies two Months, Sal. 110. he is a Bankrupt from the first Arrest, and not from the Render only, but the Commission being taken out before the two Months were expired, it was held ill a Show. 519.

taken out. The Lying in Prison two Lunar Months makes a Man Bankrupt from the first Hope a Gill.

Arrest, and although the Commission was taken out before the two Months were Lord Raym.

expired, yet he appearing afterwards to be a Bankrupt by a Relation to a Time at Guild-ball, before the taking out the Commission, it was held sufficient.

Mich. 5 Gro. II.

before the taking out the Commission, it was held sufficient. Acts of Bankrupt must be in fraudem creditorum, as if a Man be outlawed it i Keb. 11 must in fraudem creditorum.

of in fraudem creditorum.

A fraudulent Deed, made long before any other Act of Bankruptcy committed, Hatt. 42, 43.

Cartweight a shall not be deemed an Act of Bankruptcy

If after a Commission is issued, the Bankrupt should pay, or fatisfy, or fecure the underhill, though darkpetitioning Creditor his Debt, such Payment, Satisfaction, or Security, shall be ly reported.

an Act of Bankruptcy, and the first Commission shall be superceded, and a new 5 Ger. II. C.

30. S. 24.

To prefer a Bill or Petition to the King or any of his Courts, to compel the 19. S. 1.
But these Sort Creditors to compound, or give farther Time, is an Act of Bankruptcy.

In Respect to Attachments and Sequestrations, they must be of the Party's im- not now lie, mediate procuring, and not by his meer Default or Laches to make him a Bankrupt and therefore are dissed. within the Stat. 1 Jac. I. C. 15. And what Sales and Conveyances made by Per-

What

g Goods from ad he disposed

d as a Factor,

ting an Act of

was within the

ere a Gentle-

nd and break-

mmiffioner of

of London, but

Bankrupt upon

bt, and a new

Il liable to be a

g off his Trade e of the 100 /.

ter Debt, yet it

m with a Com-

ying and felling

be a Bankrupt.

pany, or Guinea g on the Trade

r who shall adalled the Royal

Account of his bange Infurance

eneral of Taxes

bandmen, Laut fuch as buy their Living by ys Leather and e wrought into

t as a working

ks it into Cleth

ents only, as a an may. r, &c. may be

ercer, Grocer,

lilliner, or any he is a Bank-

vards.

BANKRUPTCY.

fons, shall be deemed fraudulent within this Stat, to make them Bankrupts may be confidered two Ways, vis

1. Either fuch as are made long before a Person becomes a Bankrupt, &c. or. 2. Such as are made some short Time before; for what is done after the Time

of Bankruptcy is totally void.

If a Trader, finding himself in a finking Condition with Respect to his Fortune, makes a Conveyance of all his Lands and Goods to Trustees, for the Payment of his real Debts, and then abfconds; this Conveyance, though it may be truly and honeftly intended, shall not excuse him, for his very Absenting makes him a Bankrupt; but if he does not abscond, and declares his Intention to pay his Debts, and the Trustees act accordingly, paying proportionably as far as it will go; such a Conveyance without other Act, shall not make him a Bankrupt, as here is no Fraud.

Before the making the Statute 5 Geo. II. C. 30, one Norcourt, who had long followed the Business of a Goldsmith, on Michaelmas Day 1726, after shutting up his Shop, and contemplating his Inability to pay what he owed, made an Affignment to one Small, of two Leafes, and also of two Thirds of his Stock in the Wine Trade, which he was concerned in with one Oudley, being about the Value of 3001. and this he did to give a Preference to his Creditor Small (though without his Knowledge) and to secure his Debt, who in Friendship had then lately advanced him a confiderable Sum of Money. Norcourt never opened his Shop again, but went off the very next Day, and was afterwards found a Bankrupt, and to have become fuch the Day after Michaelmas Day; and on taking out the Commission all his Estate was affigued by the Commissioners to one Man an Assignee.

On this, Small, who was the Assignee of these Leases, and likewise of the two Thirds in the Wine Trade, brought his Bill against Man, the Assignee in the Commission, and against Oudley, the Partner in the Wine Trade, to oblige them to account; it was here objected for the Defendants, that this Affignment made by the Trader when it was resolved by him that he would be a Bankrupt the next Day, and to prefer this Creditor to all others, by which the equal Distribution of his Effects intended by the Statute is prevented, must be a void Affignment; beside it being made without the Privity of Small, &c. is therefore fraudulent, after all which, Small comes to have this established, and through Partiality to be affisted in a Court of Equity, which if allowed, will effectually set aside such Parts of several Statutes as give an equal Distribution of the Bankrupt's Estate to all his Creditors.

Master of the Rolls. This is a Case of Consequence, as it affects Trade in general, and as it tends to frustrate the Statutes made for the equal Distribution of Bankrupt's Effects, but still I think the Assignment made by Norcourt to Small the Plaintiff is good, and that he is intitled to an Account of this Wine Trade against the Defendant Oudley.

As to the Matter of Bankruptcy, that is a Term not known to our common Law, but introduced by Statutes; the 3d of Hen. VIII. C. 4. which is the first, is very imperfect; the next of the 13th of Eliz. C. 11. is more large, and that Statute fince enlarged by feveral fubsequent ones: Now these Statutes do ascertain what Acts make a Bankruptcy, and there can be no fuch Thing as an equitable Bankruptcy, it must be a legal one.

There may be just Reason for a finking Trader to give Preference to one Creditor before another; to one that has been a faithful Friend, and for a just Debt, for Money lent to him in Extremity, when the rest of his Debts might be due from him as a Dealer in Trade, wherein his Creditors may have been Gainers; whereas the other may not only be a just Debt, but all that fuch a Creditor has in the World to subsist upon; in this Case, and so circumstanced, the Trader honestly may, nay, ought to give the Preference; and in such Case, it is not the Time when the Assignment was made by the Trader that is material, provided it be before the Bankruptcy, but the Justness of the Debt is very material.

The Objection, that Small the Affignee did not know of this Affignment, feems rather an Advantage to it, for this shews, that there was no Fraud nor Importunity used by the Assignee; and oftentimes, upon the Account of meer Importunity, a Trader has, when in Trouble, been prevailed upon to make such Assignment.

fu

bo

C

ha

C

m

krupts may pt, &c. or. er the Time

his Fortune. Payment of be truly and nakes him a n to pay his ar as it will Bankrupt, as

ho had long flutting up n Affignment in the Wine alue of 300/. without his tely advanced p again, but and to have Commission

ife of the two flignee in the blige them to nent made by rupt the next Distribution of Affignment ; re fraudulent. Partiality to fet aside such pt's Estate to

rade in genedistribution of court to Small Wine Trade

our common is the first, is ge, and that is do ascertain an equitable

one Creditor ust Debt, for be due from ers; whereas or has in the ader honestly ot the Time ded it be be-

nment, feems Importunity portunity, a Aflignment.

And as to the Creditor the Affignee's coming into Equity, I admit that every Perfon who comes here, ought to come with an innocent and just Cause, and the now Plaintiff, for what appears, does so; however, what diftinguishes the pre-fent Case in his Favour is, that the Assignment being of a Chose in Assign, he could in the Nature of the Thing a ply no where else for Relief, or to have the Benefit of the Affignment, but in Equity.

As to Precedents, the same was done in the Case of Cock and Goodfellow, where the Affignment was made by Mrs. Cock, just before her Bankruptcy, and in Trust for her own Children; and as to Part, it was but a Direction to the Trustees to aifign her Stock in the Bank, &c. and Lord Macclesfield declared, that this was so far from being an Act of Fraud in Mrs. Cock, though it was for her own Children, that it feemed to be just and commendable. So in the Case of Jacob and Shepberd; the Trader Shepberd was on the Brink of Bankruptcy, and the Deed brought ready engroffed to him, which he executed a little before his Bankruptcy, to give a Preference to some of his Creditors; indeed I doubted this, but on an Appeal, the Lord Chancellor Macclesfield ordered a Trial, to be informed when the Trader became a Bankrupt; and the Execution of the Deed being found to have been before the Bankruptcy, the Decree was in Favour of the Deed. The like happened in Sir Stephen Evans's Case, who having executed a Deed immediately before his Bankruptcy, and with a View to prefer fome Creditors, the same prevailed. So Norcourt's that according to these Precedents, I must decree in Favour of this Deed, giving a Case, Mich. Preference to the Plaintiff.

Of the Commission and Commissioners, and bow they may examine the Bankrupt, his Wife, and others.

Commission of Bankruptcy can issue only upon the Petition and Affidavit 5 Geo. II. C. of a Creditor or Creditors, and not unless the single Debt of such Creditor, 30. S. 23. or of two or more, being Partners, petitioning, amounts to 100% or unless the Debt of two Creditors, so petitioning, shall amount to 150% or unless the Debt of three or more Creditors, so petitioning, shall amount to 2001. and also upon such Creditors giving Bond to the Lord Chancellor, Keeper, or Commissioners of the Great Seal, in the Penalty of 200/. conditioned for proving their Debts, as well before the Commissioners, as on a Trial at Law, as also for proving the Party Bankrupt at the Time of taking out the Commission, and farther to proceed on fuch Commission as by the Statute is directed.

One petitioned for a Commission of Bankrupt against Lee, and his Debt ! Pet Will. (amounting to 1001.) appeared to confift of Notes, made payable by the Bankrupt 782. Hill. to other Persons, who had endorsed them to the Petitioner, and to have been ex Parts Los bought in by him at ten Shillings in the Pound; upon which it was objected, that a Creditor coming by his Debt in this Manner was not entitled to sue out a Commission; but Lord Chancellor Macclessield ruled, that though the Petitioner had thus gained the Notes, he was a Creditor for the full Sums of them, and may fue out a Commission accordingly.

A Commission of Bankruptcy is not a Matter discretionary, but to be granted 1 Vers. 152, de Jure; and it has been adjudged, that if all the petitioning Creditors for a Com-Alderman mission should agree to have it discharged or superceded, it may be granted; and Backwell's in Case other Creditors, that were not Petitioners, should pray a Renewal of the Case. Commission, or a Revocation of the Supersedeas, it may be granted.

After a Commission is sued forth, and dealt in by the Commissioners, they 1 7 ac. 1 C.

After a Committion is fued forth, and dealt in by the Committioners, they is 15. S. 17.

15. S. 17.

2 Show. Cafes

The Commission shall not abate by the Death of the King; and Commissions shall be renewed on the Death of the Commissioners upon paying half 5 Gro. II. C.

30. S. 45.

The Commissioners are appointed under the Great Seal, and ought to be Men 13 Eliz. C. 7. (as the Lord Coke says) of Wisdom, Honesty, and Discretion; as they have Power over the whole Estate, Freehold, Copyhold, Goods, Debts, Chattels and Effects of the Bankrupt.

The Commissioners may sell the Bankrupt's Land by Deed involled; they may ditto. fell his Goods without Inrolment, but not Land.

OF BANKRUPTCY.

The Commissioners may send for and examine such Persons, as have, or are fuspected to have, any of the Bankrupt's Goods, Wares, or Debus, in their Cultody, Power, or Use, and who are, or be suspected to be indebted to the Bankrupt, and to examine them on their Oaths, or otherwife, as they shall think fit, touching the Premises; and if any refuse to be examined, or do not discover the whole Truth, they shall forfeit double the Value of the Goods concealed, to be distributed by the Commissioners, as the rest of the Bankrupt's Estate.

The Commissioners have Power to commit Persons resuling to appear to be ex-

1 Jac. I. C. 15.8. 10. amined, or appearing refuse to be examined on Interrogatories.

One Bracey was committed by the Commissioners for refusing to be examined, 5 Mod. 308. Comb. 390. and the Warrant concluded, that he shall be committed until he conform to the Authority of the Commissioners; the Words of the Statute 1 Jac. I. C. 15. are until be submit to the Commissioners, and be by them examined." Sett. & Rem. 234. S. C. 1 Sal. 348.

This was held to be a void Commitment, and Bracey was discharged upon an

Witnesses to have their Charges, to be taxed by the Commissioners, and paid 1 Fac. I. C. 15. 8. 11. out of the Estate; and being guilty of Perjury, or Subornation of Perjury, indictable and punishable according to the Stat. 5 Eliz. against Perjusy.

The Commissioners shall declare to the Bankrupt how they have bestowed his

8. 15. Lands and Goods.

The Commissioners empowered to examine the Bankrupt's Wife, wuching the 21 7ac. I. C.

They may by their Warrant appoint their Officers to break open the Bank-

rupt's House, Shop, &c.

Commissioners may examine all Persons, as well by Word of Mouth, as on In-30.8. 16, 17, terrogatories, relating to the Trade, Estate, and Effects of the Bankrupt, or any Act or Acts of Bankruptcy committed, and may reduce into Writing the Answers on verbal Examinations, which shall be figured by the Examinant, and in case of Refusal to answer, or not fully answering all lawful Questions, or refusing to fign the Examination, not having a reasonable Objection to the Wording thereof, or otherwise to be allowed by the Commissioners, they may commit till the Party complies; but the Question resuled to be answered must be stated in the Warrant of Commitment.

If a Warrant of Commitment be insufficient in Form, and a Hab. Corp. be brought, the Court or Judge before whom the Hab. Corp. is brought, shall make a new Commitment to the same Prison, unless it appears that the Party had be-

5 Ges. 11. C. 30. 5. 43.

Commissioners are uncapable of acting till they have taken an Oath that they will faithfully, impartially, and honeftly behave in the Execution of the Commitfion, which Oath they are to administer to each other, and keep a Memorandum thereof by them, figned among the Proceedings.

The Oath is as follows;

A. B. do swear, that I will faithfully, impartially, and boneftly, according to the best of my Skill and Knowledge, execute the several Powers and Trusts reposed in me, as a Commissioner in a Commission of Bankrupt, against E. F. late of, &cc. and that without Favour or Affection, Prejudice or Malice.

So help me God.

No Time is generally limited for the taking out the Commission, though the fooner doubtless the better for the Creditors; and the Provife in the Stat. 21 Juc. I. C. 19. as to particular Cafes, mentions, that the Commission must be sued within

five Years after some Time when the Party became a Bankrupt.

A. took out a Commission of Bankruptcy against B. and kept it for fix Months without doing any Thing therein; he then executed it, and the Party was found a Bankrupt; on a Petition to supercede this Commission, it was said by A. in Excuse for keeping it so long by him unexecuted, that he was not at first certain his Proof was sufficient to find B. a Bankrupt; but it appeared afterwards there were good Grounds for a Commission, and that he was found to be a Bankrupt accordingly.

In

Bas

of :

nit

ing Eft

the

Cre

o'C

Bar o'C

De CCL

and

ing

and

tio

ch

Fi

ne

arr

Cr

rea

to

Co

be

wh

lave, of are m, in their bod to the thall think not discover negaled, to te.

examined, form to the C. vg. are

ar to be ex-

ed upon an

s, and paid ury, indict-

cflowed his ouching the

the Bank-

h, as on Inrupt, or any he Answers ad in case of uting to fign thereof, or ill the Party the Warrant

ab. Corp. be hall make arty had be-

h that they he Commisemorandum

ording to the sts reposed in of, &cc. and

elp me God.

though the t. 21 Jac. I. fued within

r fix Months y was found y A. in Ext certain his there were ankrupt ac-

In this Case, the Lord Chancellor said that it was very wrong in A. to keep 2 Par Will. Bankruptcy he ought not to have taken out the Commission, which by having 546, been kept so long private, might have been the Manual State. the Commission thus long in his Pocket; and until he had sufficient Proof of the R been kept to long private, might have been the Means of drawing in Multitudes of People to give Credit to the Bankrupt, and of furnishing him with Opportunities of defrauding many; wherefore he superceded the Commission; and it being objected that this would only bring a fresh Expence upon the Bankrupt's Estate by the Charge of another Commission, his Lordship replied, he would take Care that the former Commission should not be at the Charge of the Bank-

A Commission, at the Complaint of fifteen Creditors, was issued on the Statute of Bankrupts, against Alderman Backwell, who died shortly after; and these Creditors having a Judgment, and supposing thereon they might have better Remedy than their Proportion would amount to on the Commission, they stuck to that, and the Heir of the Bankrupt paid their Debts; and no other Creditors appearing then, to prosecute, the Commission by their Consent was superceded; after which, thirty other Creditors fued for a Discharge of the Supercedeas, which after being argued before Lord Chancellor Jefferies, was done, and his Lordship renewed 2 Chan. Case the Commission; for the Reasons, that when a Commission is granted, it is not 143-191. for the Benefit of the Petitioners only, but expressly for the Benefit of all the

A Commission having issued against one Hughes, on a certain Day at eleven o'Clock in the Morning the Commissioners met, and proceeded to declare him a Bankrupt, and the Declaration was figned by them between three and four o'Clock in the Afternoon, and the Affignment of the Bankrupt's Goods executed by Six, at which Instant the Commission as had notice, that the Bankrupt died that Day at one in the Afternoon, which was the first Notice they had of his Death: On a Bill broth against an Affignee under the Commission, for an Account of such Goods on the Bankrupt, as had come to his Hands, the Defendant pleaded the Commission and the Proceedings thereon; and the Lord Chancellor, Talbot held the Plea to be good.

For the Meeting of the Commissioners in order to declare the Party a Bankrupt, and whatever is done in Pursuance of the Commission, shall be taken to be a Dealing in it, if never so minute; and the rather, for that the Statutes of Bankrupts being remedial Laws, are to be beneficially construed, in Favour of the Creditors; Talbor's Chan. and therefore my Lord would not overthrow this Commission, and all the just Hill. 1735.

Right of the Creditors Claiming under it.

A Commission of Bankrupts was taken out against a Person, and upon the Bankrupt complaining, that one of the Creditors had come in under the Commif-fion and proved his Debt, yet had arrested the said Bankrupt, who in his Petition prayed to be discharged; and here Lord Chancellor King observed, that it had been the Construction of the Court of Equity upon the latter Statute, which discharges the Bankrupt of his Debts, on his procuring a Certificate, figned by four Fifths of his Creditors and allowed by the Chancellor, that where a Trader becomes a Bankrupt, any one of his Creditors comes in on the Commission, to prove his Debt, though with Design only to oppose the Bankrupt's Certificate, nevertheless this Proceeding of the Creditor is an Election to take his Remedy for his Debt under the Commission; and if pending that, the Creditor sues and arrests the Bankrupt, it is taken to be an Oppression: Therefore he ordered the Creditor at his own Expence to discharge the Bankrupt out of Custody. But he said, if such Creditor would wave having any Benefit under the Statute, stay a reasonable Time, and there was an Improbability of the Bankrupt's being able to gain his Certificate figned by four Fifths, in Number and Value, of his Creditors, or allowed by the Court, in fuch Case, if the Creditor should apply to the Court, declaring his Consent to wave any Right or Share of the Bankrupt's Estate under the Commission, and praying that he might sue the Bankrupt; it would Mich. 1726, be reasonable and proper for the Court to give Leave to such a Creditor to proceed at Law against the Bankrupt for his Debt.

One Salkeld, a Clothier in Town, was indebted to one Hale, for Clothes, 1 Peer Will. which Salkeld made over to a Relation for a pretended Debt; on which Hale Rep. 560.

brought L. C. Paristre

Of BANKRUPTCY.

brought an Action against him, and having obtained Judgment, took him in Execution on a Capias ad Satisfaciendum, about two Years after the Act 5 Geo. I. C. 24. was made. The Relation took out a Statute against Salbeld, in order to ferve him, and Hale was prevailed on so be an Assignee, though the Bankrupt's

Estate proved to be only a few Shillings and some desperate Debts.

Salkeld thereupon petitioned that he might be discharged out of Execution, since Hale, at whose Suit he was taken, had come into the Commission and proved his Debt, and not only so, but was the Assignee under it. That though Hale had proposed waving all Benefit and Advantage accruing from the Commission, yet this was now too late, he having come in under it, proved his Debt, and confented to be an Affignee, which was a plain Election to proceed this Way, and such Election being once made, could not be waved afterwards. But Lord Chancellor, Parker: This Commission was plainly sued out fraudulently by the Bankrupt's Relation, to discharge the Bankrupt out of Custody; the Proposal is fair on the Creditor's Side to wave any Benefit under the Commission, and therefore ought to be accepted; and the Creditor cannot be faid to elect to be fatisfied out of an Estate, when there is no Estate, which more particularly distinguishes this Case. I will not discharge this Bankrupt to the injudice of a Creditor, where it appears on the Face of the Thing, that the Commission was sued out in Favour of the Bankrupt himself, by his Relation, and not for the Service and Advantage of the Creditors.

Of the Bankrupt's Surrender, Examination, Discovery, Allowance and Certificate; and of entering the Proceedings, &c. of Record,

Fter the Commissioners named in a Commission of Bankruptcy sued for, have, in Consequence of Proofs made to them, found any one to be a Bankrupt; they make and fign the following Declaration, viz.

E whose Names are hereunto subscribed (or underwritten) being the VV major Part of the Commissioners appointed for the Execution of the Commission of Bankrupts, awarded against G. D. Ge. upon the Oath and Examination of livers Witnesses, do conceive (or have found) that the said C. D. the — Day of January last (or before the suing forth of the said Commission) was and did become a Bankrupt, within all, or some of the Statutes, made concerning Bankrupts; and accordingly we declare him to be a Bankrupt, and to have been fo from that Time."

But the Commissioners are generally cautious in declaring the Bankruptcy from a certain Time, but leave it to a Trial at Law, in case there be any Question or Doubt of it; and this is to secure themselves from Actions that may be brought against them.

Also it is here observed, that the Declaring of the Commissioners, whether he be a Bankrupt or not, doth not acquit or charge him, unless in Truth is

And after they have declared the Party a Bankrupt, they then make out the following Warrant for feizing his Effects.

W Hereas the King's Majefty's Commission under the Great Seal of Great-Britain, grounded upon the several Statutes made concerning Bankrupts, bearing Date t Westminster the same Day with this our Warrant (or according to the Date) hath been awarded against A. B. of, &c. Dealer and Chapman, directed to us who have hereunto fet our Hands and Seals, together with F. C. Efq; and D. S. Gentleman; and we being the major Part of the Commissioners named and authorized by Virtue of the faid Commission, having begun to put the faid Commission in Execution, upon due Examination of Witnesses, or other good Proof upon Oath before us taken, have found that he the faid A. B. did

took him in Act 5 Geo. I. Weld, in order c Bankrupt's ccution, fince d proved his

d proved his gly Hole had uniflon, yet to and conay, and fuch I Chancellor to Bankrupt's fair on the effore ought ed out of an guifnes this littor, where I out in Faire and Ad-

Certificate;

one to be a

being the ution of the ution of the th and Exe faid C. D. Commission) tutes, made nkrupt, and

> G. H. I. K. L. M.

otey from a on or Doubt ght against

s, whether a Truth it

ke out the

of Great-Bankrupts, ecording to oman, di-F. C. Efq; miffioners run to put, or other A. B. did of feveral Years last past trade and deal as a Chapman, and by such his Dealings became indebted to C. D. of, &c. Hatter, in the Sum of one hundred and eighty Pounds, and being so indebted as aforesaid, he the said A. B. became Bankrupt to all Intents and Purposes, within the true Intent and Meaning of the several Statutes made against Bankrupts, some or one of them, before the Date and suing forth of the said Commission; these are therefore, by Virtue of the said Commission, and the several Statutes therein mentioned, to will and require, authorize and impower, you, and every of you, to whom this our Warrant is directed, forthwith to enter into and upon the House and Houses of him the said A. B. and also into all other Place or Places, belonging to him the said A. B. where any of his Goods are, or are suspected to be, and there seize all the ready Money, Jewels, Plate, Houshold Stuff, Goods, Merchandize, Books of Account, and all other Things whatsoever belonging to him the said A. B. and such Things as you shall so seize you shall cause to be inventoried and appraised, by honest Men of Skill and Judgment, and the same you shall rately detain and keep in your Possessian until we shall give you Order for the Disposal thereof; and in Case of Resistance or of not having the Key or Keys, of any Door or Lock belonging to any Place or Places of him the said A. B. where any of his Goods are, or are suspected to be, you shall break open, or cause the same to be broken open, for the better Execution of this our Warrant. Given under our Hands and Seals this 24th Day of January, in the Year of our Lord 1761.

To all Mayors, Bailiffs, Conflables, Headboroughs, and all other his Majefly's loving Subjects, whom we require to be aiding and affifting in the Execution of this our Warrant, as Occasion shall require.

* To G. H. our Messenger, and a last also to J. K. bis Assistant.

And likewise send a Summons to the Bankrupt, which is also his Warrant of 5 Gen. II. C. Protection from Arrests during the forty-two Days allowed for his Examination, 30. S. 2. or the farther Time granted for finishing it, being forty-nine Days, the Form of which is as follows;

Hereas a Commission of Bankrupt on the twenty-fourth Day of January, 1752, issued under the Great Seal of Great-Britain, against A. B. of, &c. Dealer and Chapman; and whereas the major Part of the Commissioners in the faid Commission named and authorized, have declared you to be a Bankrupt; We the said Commissioners do hereby summon and require you the said A. B. personally to be and appear before the Commissioners in the said Commission named, or the major Part of them, on the Day of Instant, at nine in the Morning, and on the and Days of next, at three in the Afternoon, at Guildball, London, then and there to be examined, and to make a full and true Discovery and Disclosure of all your Estate and Estects, according to the Direction of the Acts of Parliament now in Force concerning Bankrupts; and particularly the Act passed in the fifth Year of his present Majesty's Reign, entitled, An Ast to prevent the commisting of Fraud by Bankrupts; and herein fail not at your Peril. Given under our Hands

Day of 1761.

I. H. I. W.

To A. B. the Bankrupt.

As soon as the Warrant of Seizure is executed, and the Bankrupt has received his Summons from the Commissioners, he ought in Prudence to surrender himself at their first Meeting, as well to shew his Willingness of complying with the States

Of BANKRUPTCY.

ture as to secure himself from Arrests and Imprisonment, though his appearing at the said Time is not absolutely required.

g Geo. 11.

ditto, S. S.

And after such Surrender, the Bankrupt shall at all reasonable Times, before the Expiration of the forty-two Days, or such further Time as shall be allowed him to finish his Examination, be at Liberty to inspect his Books, Papers, Writings and Accounts, in the Persence of his Affignee or Affignees, or any Person appointed by them, and shall have Liberty to bring with him such Persons as he shall think fit (not exceeding two at a Time) to make out such Extracts and Copies from thence as he shall think fit, the better to enable him to make a full and true Discovery of his Estate and Estects; and in order thereto the said Bankrupt shall be free from all Arrests, Restraint, or Imprisonment of any of his Creditors in coming to surrender, and from the actual Surrender of such Bankrupt for and during the said forty-two Days, or such farther Time as shall be allowed him for finishing his Examination.

Provided the Bankrupt was not in Custody at the Time of such Surrender, and in case he shall be arrested for Debt, or on any Escape Warrant in coming to surrender himself, or after his Surrender within the Time aforementioned, that then upon producing such Summons, under the Hands of the Commissioners or Assignees, to the Officer who shall arrest him, and making it appear to such Officer, that the Summons was signed by the Commissioners or Assignees, and giving the Officer a Copy thereof, shall be immediately discharged, and in case any Officer shall detain such Bankrupt (after he shall have shewn such Summons to him, and made it appear it was signed as aforesaid) in his Custody, such Officer shall forfeit and pay to the Bankrupt for his own Use, the Sum of sive Pounds for every Day the Officer shall detain him, to be recovered by Action of Debt in any of his Majesty's Courts of Record at Westmisser, in the Name of the Bankrupt, with full Costs of Suit.

in ru is hi

to to all an up or an po Pc an foi Be as Tith

to

ne

re

tv

ai m g

A Commission of Bankrupt issued against Philips de Fries in the Month of July 1732, and he was declared a Bankrupt, and required to surrender himself to the Commissioners; and when the Messenger executed the Warrant of Seizure, the Bankrupt, without Resistance, delivered up his Keys and Effects to him, and promised to submit to the Commissioners, and comply with the Directions of the Act.

The Summons was not ferved upon him till the first Day mentioned for his Surrender in the Gazette (and three Days after executing the Warrant of Seizure) and about an Hour after the Service of the Summons, and before he surrendered himself, he was arrested, and thereupon he petitioned the Lord Chancellor, amongst other Things, to be discharged; and the Petition came on to be heard before he had surrendered himself; and upon the Hearing, Lord Chancellor King fo far considered what he had done (and which was all that he could then do) as a Compliance with the Act, that he held he we had to be discharged, but dissuaded the Bankrupt from suing the Officer for the Penalty; and thereupon an Order was made accordingly by Consent.

Every such Bankrupt, after Assignees shall be appointed, is to deliver upon Oath or Assignees, all his Books of Accounts and Writings, not seized by the Messerger of the Commission, or not before delivered up to the Commissioners, and then in his Power, and discover such as are in the Power of any other Person, that any ways concern his Estate; and every such Bankrupt, not in Prison, shall after such Surrender be at Liberty, and is required to attend such Assignees upon Notice in Writing, in order to assist in making out the Accounts of the Estate.

If the Person against whom the Commission is taken out, is in Prison or Custody, the Commissioners grant their Warrant to the Warden of the Fleet, or Marshal of the King's-Bench, or to any Person who has the Bankrupt's Body in Custody on mesne Process, to bring him to be examined before them.

But if the Bankrupt is in Execution, and cannot be brought before the Commissioners, then the acting Commissioners shall from Time to Time attend the Bankrupt in Prison or Custody, and take his Discovery as in other Cases.

It is undoubtedly the Obligation of every Person, who is so unfortunate as to have a Commission of Bankruptcy taken out against him, to behave in every Re-

his appearing at

imes, before the be allowed him apers, Writings any Person ap-h Persons as he ch Extracts and to make a full the faid Bankany of his Crefuch Bankrupt hall be allowed

Surrender, and t in coming to nentioned, that ommissioners or appear to fuch Aflignees, and d, and in case fuch Summons ly, fuch Officer five Pounds for of Debt in any the Bankrupt,

Month of Yuly himself to the of Seizure, the ts to him, and irections of the

ntioned for his ant of Seizure) he furrendered rd Chancellor, on to be heard hancellor King could then do) arged, but dif-I thereupon an

deliver upon aftice of Peace, feized by the ommissioners, other Person, Prison, shall Affigness upon f the Estate. on or Custody, or Marshal of ly in Cuftody

ore the Comne attend the Cafes. ortunate as to

in every Re-

ect with the greatest Integrity, and do all Things in his Power to serve his Creditors, as well by his Affistance in fettling his Accounts (which he should carefully place in the clearest and trucst Light) as by his diligent Attendance on the Affignees, and putting them in the best Method of securing and recovering his El fects, for the Lois of his Creditors should not be augmented through his Neglect, as a Man has it always in his Power to be honest, though he cannot command Fortune, or very often prevent Misfortune, however, as Honesty is not a constant Attendant on all Bankrupts, the Law has furnished the Commissioners with a fufficient Power to oblige them to submit to an Examination, and to make them be just in it. For

If the Bankrupt shall refuse to be examined, or not give a full and satisfactory 13 Blin. C. 9. Answer to every Interrogatory ministered to him by the Commissioners, it shall be lawful for them to commit the faid Offender to some strait or close Imprisonment, 11 Jac. C.19

there to remain until he shall better conform himself. And, If the Bankrupt shall not, within forty-two Days after Notice for his Surrendering 5 Cm. II. C. in Writing, left at the usual Place of his Abode (or on personal Notice if the Bank- 10. 8 to rupt be in Prison) and Notice given in the London Gazette, that such a Commission is iffued, and of the Time and Place of Meeting of the Commissioners, surrender himself to them, and sign such Surrender, and submit to be examined from Time to Time upon Oath, by and before such Commissioners, and in all things conform to the several Statutes already made and now in Force concerning Bankrupts, and also upon such his Examination, fully and truly disclose and discover all his Effects and Estate, real and personal, how and in what Manner, and to whom and upon what Consideration, and at what Time or Times he hath disposed of, assigned or transferred any of his Goods, Wares, Merchandizes, Monies, or other Estate and Effects, and all Books, Papers, and Writing relating thereto, of which he was possessed, in, or to which he was any ways interested or intitled, or which any Person or Persons had or hath, or have had in Trust for him, or for his Use, at any Time before or after the Issuing of the said Commission, or whereby such Perfon, or his Family, hath, or may have, or expect any Profit, Possibility of Profit, Benefit, or Advantage whatsoever, except only such Part of his Estate and Estate as shall have been really and bona fide before sold or disposed of in the Way of his Trade and Dealings, and except such Sums of Money as shall have been laid out in the ordinary Expences of his Family; and also upon such Examination, deliver up to the said Commissioners all such Part of his Goods, Wares, Merchandizes, Money, Estate, and Effects, and all Books, Papers, and Writings relating thereto, as at the Time of such Examination shall be in his Possession, Custody or Power, (his necessary Wearing-Apparel, and that of his Wife and Children only excepted) then he, the said Bankrupt, in case of any Default and wilful Omission, in not surrendering and tubmitting to be examined as aforefaid, or in cafe he shall remove, conceal, or embezzle any Part of such his Estate, real or personal, to the Value of twenty Pounds, or any Books of Account, Papers, or Writings relating thereto, with an Intent to defraud his Creditors (and being thereof lawfully convicted by Indictment or Information) shall be deemed and adjudged to be gullty of Felony, and shall suffer as Felons, without Benesit of Clergy, or the Benesit of any Statute made in relation to Felons; and in such Case, such Felon's Goods and Estate shall we and be divided among the Creditors. Sating Belief under Commission go and be divided among the Creditors, seeking Relief under Commission.

Though it is lawful for the Lord Chancellor, Lord Keeper, or Commissioners of ditto, & 3. the Great Seal, to enlarge the Time for such Person's surrendering himself, and discovering his Effects, as the faid Lord Chancellor, &c. shall think fit, not exceeding fifty Days, to be computed from the End of the faid forty-two Days; so as such Order for enlarging the Time be made by the Lord Chancellor, &c. fix Days at least before the Time on which such Person was so to surrender himself, or make

fuch Discovery as aforesaid.

When the Bankrupt has past his last Examination, and his Certificate is signed by four Fifths of his Creditors in Number and Value, who have proved their Debts, and have each owing to them 20% or upwards, the Commissioners then certify to the Lord Chancellor, that the Bankrupt hath in all things conformed to the several Statutes made and now in force concerning Bankrupts, and the faid Bankrupt having made Oath that the figning his Certificate was obtained fairly and without

Of BANKRUPTCY.

Fraud; and due Notice having been given of his faid Conformity in the London Gazette, and no Objection made by any of the Creditors to the Allowance thereof, his Lordship is pleased to allow the Certificate, in the following Manner.

Feb. 10, 1749. THereas the usual Notice hath been given in the London Gazette of Tuesday and none of the Creditors of the abovenamed Day of A. B. have shewn any Cause to the contrary, I do allow and confirm this

Hardwicke, C.

du M Di

bei

any

and

as

on Op

fol

Th

cau

ma

int

fol

th

ex

th

ExParteGood

2 Vern. 606. Trin. 1715.

Blackwell a

Combs. 2 Pear Will.

Trin. Term.

Chase, 1 Peer Will.

1722. Lewis &

When such Certificate is allowed, the Bankrupt is discharged of his Debts, and is not liable to be fued or arrested for any one entered into before his Failure, although he should be taken in Execution or detained in Prison by Reason that a Judgment was obtained before his Certificate was allowed and confirmed; and it shall be lawful for any one or more of the Judges of the Court wherein Judgment has been so obtained, on the Bankrupt's producing his Certificate allowed and confirmed, to order any Sheriff, Bailiff, or Officer, Gaoler, or Keeper of any Prison, who hath or shall have such Bankrupt in his Custody, by Virtue of any such Exe-

cutions, to dicharge him without Payment of any Fee or Reward.

A Bankrupt having his Certificate allowed, and having flipt his Time of Pleading at Law to a Debt precedent to the Bankruptcy, is not to be relieved in Equity. A Bankrupt after his Certificate was allowed, was fued for a Debt due before his Bankruptcy; the Court on the Circumstances of the Case did relieve, though

it will not relieve on a Matter purely of miff ding.

A Creditor petitions against the Allowance of a Bankrupt's Certificate, upon which the Bankrupt gives him a Bond for Payment of his whole Debt, in Confideration of withdrawing his Petition, and in Consequence of his so doing the Bankrupt obtains his Certificate; but refusing afterwards to comply with his Bond, the Creditor put it in Suit against the Bankrupt, who pleaded the Act of Parliament, Creditor put it in Suit against the Galletine, and that the Bond was obtained in order to procure his Discharge; but he could Term, not be relieved in Equity against the Bond.

A joint Commission was taken out against the Desendant and Partner, and their Certificate was allowed; and the Defendant was now fued by the Plaintiff for a Debt due on his separate Account, and arrested; to which the Defendant pleaded, Mich. 8 Geo. that the Cause of Action arose before that of Bankruptcy, and therefore moved that before Lord before Lord

Bardwicke,

he should be discharged out of Custody, upon filing common Bail, which was al
Pege, Pretyn, lowed; it being held, that the Statute of the 5th of Geo. II. which says, that in

case any such Bankrupt shall afterwards be arrested, prosecuted, or impleaded, for any

Debt due before such Time as be became Bankrupt, such Bankrupt shall be discharged upon common Bail, is in general Words that the Bankrupt thall be discharged on common Bail, from all Debts owing by him before the Bankruptcy, and makes no Distinction between a joint and separate Commission.

Three Commissions of Bankrupt issued at the same Time, one against A. separately, one against B. separately, and a joint one against A. and B. as Partners in Company, and the Certificates on the two separate Commissions were confirmed by the Lord Chancellor, and delivered to the Bankrupts, and four Fifths in Number and Value of the Company Creditors figned a Certificate for the Bankrupts Discharge on the joint Commission:

But at the Time the joint Certificate was to have been confirmed, one of the joint Creditors applied by Petition to the Lord Chancellor, siggesting that A. had lost more than five Pounds at Gaming in one Day, within the Year before the Commission issued, and therefore was not intitled to be discharged; and the Lord Macclessield not only refused to confirm the joint Certificate, but ordered the former feparate Certificate of A. to be recalled and difallowed, and allowed the joint Certificate as to B. only.

And being a Matter of great Confequence to A. who as foon as his Certificate was allowed, had engaged very confiderably in Trade, he ordered his Case to be flated, and took the Opinion of the most eminent Council thereon; and the Questions arising from this Case, were,

in the London wance thereof, lanner.

749. sette of Tuesday e abovenamed confirm this

Hardwicke, C.

is Debts, and re his Failure, Reafon that a ed; and it shall Judgment has wed and conof any Prifon, ny fuch Exe-

ime of Pleaded in Equity. bt due before lieve, though

tificate, upon bt, in Confiing the Bankis Bond, the f Parliament, but he could

ner, and their Plaintiff for a dant pleaded, e moved that hich was alfays, that in aded, for any be discharged ischarged on nd makes no

inst A. sepz-Partners in e confirmed hs in Nume Bankrupts

one of the that A. had e the Com-Lord Macthe former joint Cer-

Certificate Case to be a; and the

1st. Whether it was in the Power of the Lord Chancellor, after a Certificate was duly allowed and delivered to the Bankrupt, and enjoyed by him for feveral Months, to recal the same ex Officio, and deprive the Party of the Benefit of the Discharge

If the Bankrupt has loft five Pounds at one Time, and the Fact shall be proved Symer Commen before the Allowance of the Certificate, I think the Certificate ought not to be all- for E lowed by the Commissioners of Bankruptcy, or by the Great Seal, but if the Bank- fwer rupt hath conformed in all things, and his Certificate hath been allowed, without

any Objections made upon the Account of Gaming by the Creditors, I conceive there is not a Power given to the Great Seal to recal the Certificate.

S. Cowper, 14 June, 1725. adly. Whether a separate Certificate discharged the Partner from joint Debts; and the Answer of a great and learned Person, was this,

I was clearly of Opinion at first, that the Bankrupt's separate Certificate, so long The Answer as it continued in Force, discharged the Bankrupt, not only from such Debts as were of another owing from the Bankrupt on the separate Account, but likewise such as were owing great Count on the Partnership Account; so I continue in the same Opinion. I also concur in selection. on the Partnership Account; so I continue in the same Opinion. I also concur in Opinion with Mr. Couper, that the Lord Chancellor cannot legally recall the Certificate after it is once confirmed, upon the Account of a Fact which was never proved, or ever objected to, before the Allowance of the Certificate.

The Opinion of another most eminent Person to these Questions, was as

1st. As to the Chancellor's Power of recalling the Certificate, he says thus,-This is a Question of considerable Difficulty; but I am rather of Opinion that such The Answ r a Confirmation cannot be revoked, so as to prevent the Bankrupt's Discharge; be-most eminent cause (by the Statutes) conforming to the Acts, and a Certificate confirmed, is Person. made an actual Discharge of the Bankrupt's Debts due at the Time of his Flankruptcy; and a Revocation after the Debts are once extinguished, seems to come too late.

And as to the second Question, whether a separate Commission discharged joint

As this Statute extends expressly to all Debts, I am of Opinion that Partnership Debts, being Debts of A. the Certificate is equally a Discharge to those Debts as well as to others.

There was another Question which arose on this, and being equally interesting with the preceding ones, I have chote to give the whole at large, for the Satisfaction and Information of my Readers, and it was this, viz.

The faid A. before his Bankruptcy being a Merchant in London, and in the way of his Trade, at the Time he became a Bankrupt, was indebted to feve il Persons in Virginia, and other Plantations: And the Question was, whether his Certificate, when confirmed here, would discharge him against such Debts, in Cale he went into those Parts?

And the Opinion of the late Lord Talbot, when he was a Council, was as

follows The Effects of A. in the Plantations are liable to the Commission here, and the Lord Tallor's Right to them is vested in the Assignees; and it seems reasonable that this Certifi- Opinion, cate should be equally extensive as to his Discharge: However as the Laws of Eng- when Counland, made fince Virginia and the other Plantations were fettled, do not extend to tation Debts. them unless they are expresly named, and as the Laws relating to Certificates do not expresly extend to the Plantations, I am of Opinion, that a Certificate confirmed here will be no Discharge to A. if a Suit is commenced against him in Vieginia, or the other Plantations.

C. Talkot, Dec. 24, 1723.

And there was also the Opinion of another great Man to this Purpose. I ... of Opinion, that the Act of Parliament will not extend to any of the Plantations, unless they had been particularly mentioned, they being governed by par-

ticular Laws and Constitutions of their own making.

In the Year 1732, a Commission of Bankruptcy issued against Richard Fackson. Tea Merchant, and an Affignment was made of his Estate to Thomas Wright and James Huey, in Trust for his Creditors.

BANKRUPTCY.

Upon his Examination he made a Discovery of his Estate and Ffects, and four Parts in five of his Creditors figned his Certificate; but the Commissioners did not think proper to fign it.

Afterwards he fet up the Trade of a Distiller, and in Consequence of such Trading, he became indebted to several Persons, and particularly to one Thomas Sorrel

in 100 l. and upwards.

On the 31st of June 1739, Sorrel fued out another Commission of Bankruptcy against him, and he submitted to such second Commission, and obtained his Certificate, which was allowed by the Lord Chancellor on the 5th of June, 1740.

He then returned to his first Trade, of a Tea Merchant, and contracted Debts

to the Amount of feveral Hundred Pounds.

In May 1740, Wright and Huey, the Assignces in the first Commission, preferred a Petition, in the Names of themselves and all the rest of the Creditors under the faid first Commission, in order to set aside the second Commission and his Certificate, which was advertised in the Gazette to be allowed, unless Cause was shewn to the contrary

And pending this Petition, viz. 24 May 1740, a Notice was published in the Landon Gazette, for a Meeting of the Creditors under the first Commission, who afterwards met those under the second Commission; and these latter agreed to give the former a Sum of Money to withdraw their Petition, which they accepted, and withdrew their Petition accordingly; and the Bankrupt having had his Certificate

confirmed, continued his Business as before.

But two of his Creditors under the first Commission, on the 17th of December 1743, preferred a Petition to the Lord Chancellor, fetting forth the Matters before mentioned, and that Jackson had not made a fair Discovery of his Estate, and had prevailed on the Affignees under the first Commission not to attend their Petition, by Means whereof the said Bankrupt, to their great Surprize, had obtained his Certificate.

That they were advised, that the second Commission was obtained fraudulently, and that the issuing of the same under those Circumstances was irregular, and that the faid Certificate was obtained in order to prevent the Creditors under the first Commission from recovering their Debts, though they were assured the Bankrupt was then able to pay them.

They therefore prayed that the Commission might be superceded, and that all

Proceedings under the fame, with the Bankrupt's Certificate, might be fet aside.

But his Lordship ordering the Parties to attend, and that the Proceedings under both Commissions should be produced; and the Petition coming on before his Lordship, and learnedly argued by the Gentlemen at the Bar on both Sides, his Lordship was pleased for the following Reasons (among others) to dismiss the

1st. Because the Parties had acquiesced in the Allowance of the Certificate under the second Commission, from the 5th of June 1740, being the Time of Jackson's obtaining such Certificate, to the 17th of December, 1743, and had never made any

Complaint of the same.

adly. There had been a Meeting between the Affignees and several of the Creditors, under the first and second Commission; and that the Petition, which was intended to be presented to the Court for staying the Bankrupt's Certificate under the fecond Commission, was by the Consent of the Assignees and Creditors under the first Commission, who were present and had publick Notice in the Gazette to meet the Affignees and Creditors under the second, and circular Letters sent them for that purpose; and that they had agreed, that such Petition should be withdrawn, in Confideration of a Sum of Money paid by the Creditors under the second Commission, to the Creditors under the first Commission; and that this was in the Nature of an Acquiescence and Consent from the Creditors of the first Commission, that Jackson should have his Certificate under the second Commission.

3dly. That it did not appear to him, but that the Petitioners were well acquainted with the Steps that were taken by the Assignees and Creditors in the first Commission, in regard that they had not denied the same by their Assidavit, but had only fwore that they did not know, remember, or believe, that they ever consented to the Withdrawing of the Petition, preferred by the Affignees as aforefaid, to fet afide

be

faic Sh wh All in the

pay 10 faid Po alk

at !

Co

tis

L

tl

ects, and four oners did not

of fuch Tra-Thomas Sorrel

f Bankruptey ned his Certine, 1740. stracted Debts

lion, preferred tors under the nd his Certifiise was shewn

blished in the mission, who agreed to give accepted, and his Certificate

th of December Matters before Estate, and had their Petition, d obtained his

d fraudulently, gular, and that under the first the Bankrupt

d, and that all t be set aside. ceedings under g on before his ooth Sides, his to difmiss the

ertificate under ne of Jackson's ever made any

I of the Crediwhich was incate under the tors under the azette to meet fent them for be withdrawn, fecond Comas in the Na-Commission,

ell acquainted he first Com-, but had only consented to id, to fet afide Of BANKRUPTCY.

the Certificate under the second Commission; and that if the Assignces had done amis, the Creditors had a Remedy against them.

4thly. That Jackson had, under the Sanction of the Court, carried on a considerable Trade, and that it would be contrary to the Justice of a Court of Equity, to prejudice innocent Persons, who might have been induced to give future Credit, believing him to be a free Person, on having such Certificate; and the Consequence

would be, that all his Dealings from that Time must be opened and unravelled.

When a Bankrupt has in all things conformed himself to the Acts made concerning Bankruptcy, he shall be allowed by the Assignees 5 l. per Cent. out of the 30. 8.7. neat Produce of all the Estate that shall be recovered in and received, provided the faid neat Produce, after such Allowance, shall be sufficient to pay the Creditors ten Shillings in the Pound, and so as the said 5 l. per Cent. shall not amount in the whole to above 200 l. and in Case the neat Produce, after deducting the following Allowance, shall be sufficient to pay the Creditors twelve Shillings and Six-pence in the Pound, the Bankrupt in this Case shall be allowed 71. 10s. per Cent. so as that fuch Allowance shall not amount in the whole to above 250%. And in case the neat Produce after the following Allowance is deducted, shall be enough to pay the Creditors fifteen Shillings in the Pound, the Bankrupt shall be allowed 101. per Cent. provided it does not amount in the whole to above 300 1. But if the faid Bankrupt's Estate is not sufficient to pay the Creditors ten Shillings in the Pound net, as aforementioned, then, and in fuch Case, the Bankrupt shall only be allowed so much as the Atlignees and Commissioners shall think fit, not exceeding

And though the Bankrupt shall have obtained his Certificate, and the same has been duly confirmed, it does not put an End to his Duty of Attendance, as he is obliged to give it upon every reasonable Notice in Writing delivered to him, or left at his usual Place of Abode, by the Affignees, thereby requiring him to attend them, in order to make up, adjust, or settle any Account or Accounts be ween such Bankrupt, and any Debtor to, or Creditor of him, or to attend any Court or Courts of Record, in order to be examined touching the fame, or for fuch other Business as the Assignees shall judge necessary, for getting in the Bankrupt's Estate and Effects; and for which Attendance the Bankrupt shall be allowed the Sum of two Shillings and Six-pence per Diem by the Assignees, to be paid out of the Estate; and in case such Bankrupt shall neglect or result to attend, or on such Attendance shall result to assist in such Discovery (without good Cause to be shewn to the Commissioners for such his Neglect or Resulal, to be by them allowed as sufficient) fuch Affignees making due Proof thereof upon Oath, before the faid Commissiomers, they the faid Commissioners are hereby impowered and required, to issue Warrant directed to such Person or Persons as they shall think proper, for apprehending such Bankrupt and him committing to the County Jail, there to remain in close Custody without Bail or Mainprize, until he shall duly conform to the Satisfaction of the faid Commissioners, and be by them, or the special Order of the Lord Chancellor, or otherwise by due Course of Law discharged; and the Jailor is hereby required to keep such Person in close Custody within the Walls of the Prison, until he be duly discharged as aforesaid.

In case any Commission of Bankruptcy shall issue against any Person, who after ditto, S. g. the 24th of June, 1732, shall have been discharged by Virtue of this Act, or shall have compounded with his Creditors, or delivered to them his Effects, and been released by them, or being discharged by any Act for Relief of Insolvent Debtors, then the Body only of such Person conforming, shall be free from Arrest and Imprisonment; but the future Estate of such Person shall remain liable to his Creditors (the Tools of Trade, necessary Household Goods, and necessary Wearing Apparel of fuch Bankrupt, and his Wife, and Children excepted) unless the Estate of such Person shall produce clear Fifteen Shillings in the Pound.

Nothing in this Act shall give any Advantage to any Bankrupt, who shall upon ditto, S. 12. Marriage of any of his Children have given above the Value of 100 s. (unless he thall prove by his Books, or otherwise, upon his Oath or Affirmation before the Commissioners, that he had remaining other Estates sufficient to pay every Per-son to whom he was indebted their full Debts) or who shall have lost in one Day the Value of 51. or in the whole the Value of 1001. within Twelve Months next

soi '

preceding his becoming Bankrupt, at Cards, Dice. Tables, Tennis, Bowls, Billiards, Shovel-board, or Cock-fighting, Horse-races, Dog-matches, or Footraces, or other Game, or by bearing a Share in the Stakes, or betting; or that within one Year before he became Bankrupt, shall have lost 100 l. by Contracts for Stocks, or Shares of any publick Funds, where such Contract was not to be performed within one Week from the Making, or where the Stock was not ac-

tually transferred.

Upon Certificate under the Hands and Seals of the Commissioners, that such 5 Gm. II. C. 30. 8 14: Commission is issued, and such Person proved before them to become Bankrupt. it shall be lawful for any of the Justices of any of his Majesty's Courts of King's Bench, or Common Pleas, or Barons of the Exchequer, &c. and they are required, upon Application made, to grant their Warrants for apprehending fuch Person, and him to commit to the Common Jall of the County, where he shall be apprehended, there to remain until he be removed by Order of the Commiffioners; and the Jailor to whose Custody such Person shall be committed, is required to give Notice to one of the Commissioners, of such Person being in his Custody; and the Commissioners are impowered to seize the Effects of such Bankrupt (the neceffary Wearing-Apparel of such Bankrupt, or of his Wife or Children, excepted) and his Books of Writings, which shall be then in the Custody of such Bankrupt, or of any other Person in Prison.

If any Person so apprehended shall within the Time allowed, submit to be examined, and conform as if he had furrendered, such Person shall have the Benefit

of this Act, as if he had voluntarily come in.

ditto. S. 41. Upon Petition of any Person, the Lord Chancellor may order such Commissions, Depositions, Proceedings and Certificates to be entered of Record; and in case of the Death of the Witnesses, proving such Bankruptcy, or in case the said Commissions or other Things shall be lost, a Copy of the Record of such Commissions. sions or Things figned and attested as herein is mentioned, may be given in Evidence to prove fuch Commissions, and Bankruptcy, or other Things; and all Certificates, which have been allowed, or to be allowed, and entered of Record, or a true Copy of every Certificate figned and attested, as herein is mentioned, shall and may be given in Evidence in any Courts of Record, and without further Proof taken to be a Bar and Discharge against any Action for any Debt contracted before the issuing of such Commission, unless any Creditor of the Person that hath fuch Certificate shall prove such Certificate was fraudulently obtained; and the Lord Chancellor shall appoint a Place near the Inns of Court, where the Mat-ters aforesaid shall be entered of Record, where all Persons shall be at Liberty to fearch; and the Lord Chancellor shall by Writing appoint a proper Person, who shall (by himself, or Deputy to be approved by the Lord Chancellor by Writing) enter of Record fuch Committions, and other Things, and have the Custody of the Entries thereof; and also appoint such Fee for his Labour therein, as the Lord Chancellor shall think reasonable, not exceeding what is usually paid in like Cases; and the Person so to be appointed, and his Deputy, shall continue to enter of Record all the Matters aforefaid, and to have the Custody of the same, so long as they shall behave themselves well; and shall not be removed but by Order in Writing, under the Hand of the Lord Chancellor, on good Caufes therein speci-

> Of the Affignment, and Bargain, and Sale of the Bankrupt's Estate. Of the Inrolment, and what shall pass thereby, or be such an Interest as the Commissioners may

13 Elin. C. 7. Bargain and Estate, and veits it in the without Ad-

HE Commissioners may fell by Bargain and Sale, all the Lands, Tenements, Here litaments, as well Copy as Freehold, which the Bankrupt had in his own Right, before he became Bankrupt; and also all such Lands, Tenements, ners passes the and Hereditaments, as he shall have purchased or obtained by Money, or other Recompence, jointly with his Wife or Children, to the only Use of such Offender, and all such Use, Interest, Right, or Title as he shall have in the same, which he may depart withal. This must be by Deed indented and inrolled; and she Bargainee may not enter till composit with the Lord, and Admittance.

di th D

fo hi

C

Da

Lo

by H

án in rit

CO ce

th

 E_{i}

of

fic

CO

owls, Bilor Footg; or that Contracts i not to be

that fuch Bankrupt, s of King's hey are rending fuch ere he fhall e Commiftted, is rein his Cufh Bankrupt r Children, ody of fuch

it to be exathe Benefit

Commissiord; and in afe the faid h Commifven in Evigs; and all of Record, mentioned. hout further contracted Person that tained; and re the Matt Liberty to erson, who by Writing) Custody of as the Lord like Cafes: to enter of , fo long as by Order in terein fpeci-

Of the Innissioners may

Tenements, t had in his Tenements, y, or other fuch Offenn the fame, id inrolled; mittance.

e. The The Commissioners may likewise affign all the Bankrupt's Fees, Annuities, \$3.8/in.

Offices, Goods, Chattels, Wares, Merchandizes, and Debts.

If a Bankrupt after his Bankruptcy purchase any Lands, Tenements or Here-451. Se. ditaments, Free or Copy; Offices, Fees, Goods, or Chattels; or in case any of 13 Eliz. C. 7. them shall descend, revert, or by any Means come to any Bankrupt before his Mafra Lit-Debts are paid, such suture Acquisitions are made subject to the Commission, and the may be assigned.

The Father, on the Marriage of his Son, covenants, during his own Life, to pay him fifteen Pounds per Ann. the Son becomes a Bankrupt; and the Affignee files a Bill against the Father, to have the Benefit of the Agreement, and to compel Payment of the fifteen Pounds per Ann. It was held that the Affignee is not contitled to have a Performance of an Agreement made with the Bankrupt.

A Legacy given to a Bankrupt before his Bankruptey may be affigued.

If a Bankrupt convey to his Children, or other Persons, any of his real or personal fonal Estate, except the same shall be purchased, or conveyed, or transferred to Decree for his Children in Consequence of Marriage, or some valuable Consideration, the score his Bankruptey.

Commission of the Bankruptey may be affigued.

But he had obtained a Decree for Surveyed, or transferred to Decree for Surveyed, or some valuable Consideration, the score his Bankruptey may be affigued.

Commissioners may affign all Debts, due, or to be due to the Bankrupt, and was re which shall fully vest the Property in the Affignee, and he may sue in his own C. 637.

Name.

The Commissioners by Bargain and Sale, indented and inrolled in one of the C. 15. 8. 5.

Courts of Record at Westminster, may grant any Lands or Hereditame ts, of all Jac. 1. C. which the Bankrupt hath an Estate in Tail, in Possession, or Remain- 19.8. 12, 13. der, except where of the Gift of the Crown, the Reversion, or Remainder shall be in the King, and the Commissioners may redeem Mortgages upon Lands or Goods.

A Man devised his Lands in Mortgage to be fold, and the Surplus to be paid his Abr. Equity Daughter, who married a Man who soon after became Bankrupt and died; upon Cases, 54- a Bill brought by the Affignee against the Wife, to have the Land sold and the

Surplus paid to them, the Court dismissed the Bill.

As to the Sale of Lands in a Bankrupt's own Possession at the Time of his FailAllon's Case.

Ing. the Case of Allen, in the Chancery, I Jac. I. is a very remarkable one; and
was as follows: Edwards, a Citizen of York, who had served the Office of Sheriss
there, being indebted to Allen, Habersley, and others, of London, for Wares sold,
became a Bankrupt; upon which, Allen and Habersley, and some other Creditors of
London, by a Petition to the Lord Chancellor, procured a Commission of Bankruptcy against the said Edwards, to certain Commissioners therein named; who
by Deed of Bargain and Sale inrolled, sold all the Bankrupt's Lands to Allen and
Habersley for 4001, the Land being then worth 24001, but was sold to cheap by
Reason of many Incumbrances on it, made long before Edwards was a Bankrupt, or became indebted to Allen, or any of the Londoners who sued out the
Commission.

After this Sale, the Commissioners, Allen, and the other petitioning Creditors, upon full Consideration had of the Bankrupt's Estate, which stood encumbered with a Mortgage, Statute, and Leases, made an Agreement with the Bankrupt and his Friends to this Effect, viz. That the Creditors would take ten Shillings in the Pound for their due Debts, and Smith and Wood were the Bankrupt's Securities for Payment of the same; and it was agreed, that Allen and Habersley should convey the Bankrupt's Lands to them for their Security, which Agreement was certified by the Commissioners; and they did also certify, that Allen, after this Agreement, resused to comply therewith, and sought the Advantage of Law, to the great Loss and Hindrance of the rest of the Creditors, and to the Undoing of Edwards, his Wife and Children.

In Execution of this Agreement, twelve Pounds ten Shillings was paid to one of the Creditors, and Books were drawn and ingroffed by one of the Commiffioners ready for perfecting the Affurance; notwithftanding all which, Allen refuling the Agreement with Haberfley, preferred a Bill against Edwards and others, complaining, that the Mortgage, Statute, and Leases were all fraudulent, and the Money being paid was kept on foot by Practice, to prejudice the Creditors, and the Sale made by the Commissioners: Whereupon Edwards, Smith, and

Of BANKRUPTCY.

Wood, preferred a cross Bill against Allen and Habersley, for the Performance of the Agreement of ten Shillings in the Pound, and to convey the Land to Smith and Wood according to the Agreement.

At the Hearing of the Cause upon Allen's Bill, the Lord Chancellor finding it confessed, that of the Mortgage Money there was but thirty Pounds unpaid, ordered that Allen, paying the thirty Pound, should have the same conveyed to him and Habersley & al. and the Statute to be discharged, which was done accordingly; and a Decree made, that Allen and Habersley, and their Heirs, should enjoy the Lands according to the Sale of the Commissioners, free from the Incumbrances and Charges of the Statute, and the Person who had it was left to the Law; but upon another Motion, his Lordship stayed the Liberate, after the Extent upon that Statute, and so it rested.

Allen having gotten the Incumbrances thus cleared by the Court of Chancery, fought to hold the Lands for the 4001. only, which were worth 24001. although he had covenanted with the Commissioners in the Bargain and Sale, that if the Lands were fold for more than 4001 within three Years, they would pay the Overplus towards the Satisfaction of the Creditors; and all the Incumbrances being discharged within the three Years, as aforefaid, yet he would hold the Land for 4001 and pay no more for it.

In another Term, Allen gets a Commission out of the Chancery, to the Sheriss of York there, to put him in Possession of the Land, upon the first Decree in Chancery made for him; and Allen, with the Under-Sheriss, cast Edwards's Children all out of Doors in Frost and Snow, that they were inforced to succour themselves in a Mash Fat, and when some of the Tenants of the Land would have taken them in, and relieved them, Allen threatened to turn them out of their Tenements if they did so; and did turn one of the Tenants out of his House, who entertained them but one Night. Also Allen took diverse Cattle and Goods that were Edwards's Father's, and not the Bankrupt's; and the old Man suing for them in the King's-Bench Court, Allen procured an Injunction out of Chancery, and staid all the Suits as long as the old Man lived, who shortly died; and Edwards and his Wife at London, following the Suit to be relieved against Allen, died both together of the Plague, leaving even poor Children behind them.

The Lord Chancellor, being informed of this Extremity by Petition and Affidavit, gave Direction that the Bill, which Edwards, Smith, and Wood preferred upon the Agreement of ten Shillings in the Pound, should be revived in Behalf of the poor Children; and his Lordship assigned Wood their Guardian to prosecute, and Francis Moore he assigned to be of their Counsel in Forma Pauperis.

DtttBt

b tl if

Eftir

This Cause coming to Hearing, and the Agreement appearing confessed by Allen's Answer, and proved by the Certificate of the Commissioners, and diverse Witnesses; the covetous and unconscionable Dealing of Allen likewise appearing plainly, by the Covenant which they took of Allen, the Lord Chancellor decreed Allen should pay the Overplus of the Value of the Lands above 4001. If they should be sold for more; and the uncharitable and unchristian Usage of Allen towards the poor Children of Edwards, being all Infants not able to help themselves, considered, did decree, that Allen and the rest should be satisfied with ten Shillings in the Pound for their Debts, according to the Agreement certified by the Commissioners; but no Abatement to be made of the 4001. paid for the Land, nor of the 301 paid for the Mortgage; and withal, that Allen should have reasonable Allowance for Costs of Suit; and for this Purpose his Lordship made a Reference to Sir John Tindal, a Master in Chancery, to cast up the Estate of the Bankrupt and the Debts, and to certify what Overplus he found for the Relief of the poor Children.

Sir John Tindal often heard the Cause, and the Allegations of Allen and his Counsel, and in the End made a Certificate of the Estate real and personal of the Bankrupt, and of the Debts, and made all Allowances as by the Order was directed, and gave to Allen for Costs of Suit two hundred Marks, and to Habersley a hundred Marks, and seventy Pounds to all the Creditors that sued out the Commission; and for the Residue, did propose it as his Opinion, that Allen should keep the Land, and pay the Overplus of the Value thereof above the 400 so depart with the Land to Smith & al. who would pay Allen and the other Creditors

formance of and to Smith

lor finding it unpaid, orconveyed to vas done acleirs, should rom the Inwas left to ste, after the

of Chancery, o/. although , that if the ould pay the ild hold the

the Sheriffs rst Decree in wards's Chiled to fuccour Land would out of their of his House, e and Goods d Man fuing of Chancery, ed; and Edgainst Allen, them. tion and Af-

ood preferred ed in Behalf to profecute, ris. confessed by

rife appearing ool. if they fage of Allen help themfied with ten t certified by for the Land, ald have readship made a Estate of the the Relief of

Allen and his ersonal of the order was dito Habersley a ut the Com-Allen should the 400 /. or her Creditors according according to the Report, and yield the Overplus to the Children, amounting to 600% or thereabout

On reading the Master's Report, the Lord Chancellor gave Time to Allen to make his Election, whether he would keep the Land and pay the Money, or depart with the Land and receive the Money? And as Allen made no Election, but infifted upon the Advantage, to have the Land for 400/. (worth 2400/.) and would render nothing to the Creditors, nor to the poor Children:

The Lord Chancellor did now decree, that Allen should receive the Money mentioned in the Report, which was much more than in Equity was any ways due unto him, and convey the Lands according to the Report; and for not performing this Decree, Allen was committed to Prison. This Cause began the 1 Jac. and ended 11 Jac. I.

It is laid down as a Rule, that where the Owner of Lands, &c. by his own Act W. Jones, may not controul a Gift or a Charge; there, if he becomes a Bankrupt, the Gift 4 Car. I. B.R. or Charge may not be defeated: so that if a Man bargain and sell Lands, and before Involment becomes a Bankrupt; and after the Deed is involled; in that Case, Halfig. the Land may not be fold by the Commissioners of Bankrupts, but the Bargainee shall hold the Land discharged from the Commissioners. And where a Person gives Lands, upon a precedent Condition, to be performed by the Dones, and after he is a Bankrupt, after which the Condition is performed, this defeats the Power of the Commission.

Although the Commissioners in the aforementioned Case cannot sell the Land, where the Party before Incolment becomes a Bankrupt, according to the Rule laid down by Jones, yet it is said, if he makes a Feoffment of Lands, and a Letter of Attorney to give Livery, and then becomes Bankrupt before the Seisin is delivered, these Lands may be sold by the Commissioners. The Reason of the Difference is, in the first Case the Bargainee is in by the Bargain and Sale, by Relation from the Execution thereof, and not by the Inrolment; and the Bankrupt could not by his own Act defeat this; but no Estate in the other Case passeth at all till the Livery be executed; and then in this last Case, his Letter of Attorney is Revocable, and his becoming a Bankrupt before the Estate is executed, is quasi a Countermand or Revocation in Law.

In Ejectment, upon a special Verdict, the Question was, whether the Vendee or Bargainee of the Commissioners upon the Statute of Bankrupts, of Lands by Deed indented, may by his Lesse maintain an Ejectment before the Inrolment of the Deed, although it be inrolled after the Action brought? Here it was said by the Court, that there is a great Difference between this Case and the Case of a Bargain and Sale by the Statute 27 Hen. VIII. Cap. 10. of Uses; for the Estate there passeth by the Contract, and the Use is executed by the Statute: Then comes the Statute of Incolments, Cap. 16. of the same Year, which enacts, That no Estate shall pass without Incolment of the Deed indented, and that within six Months, the Words of the Act being, unless it be by Deed indented and involled, and therefore the Contract is with the Party that had the Estate, and the Deed is appointed to be inrolled within a certain Time,

But here the Commissioners have not any Estate, only a Power which ought to Porry a Brown. be executed by the Means prescribed by the Statute, with the Circumstances 13 thereby directed; that is, not only by the Deed indented, but inrolled also: And 197. if they do not pursue the Act according to their Power, there is no Execution or Effect to pass the Estate; and it would be very dangerous to make any other Construction, as no Time is limite' by the said Act for the Inrolment; for if it were inrolled any Time after seven, or twenty Years, or a longer Time, it shall relate as well to the Making of the Deed, as any shorter Time; and Judgment was given for the Defendant.

This Case being argued by Saunders, as reported in Ventris, he pleaded, that in 1 Vent. 361, the Case of Involment of a Bargain and Sale, the Deed itself passers the Use, and the Statute of Incolment obstructs the Operation of it till Incolment; but when that is done, it passeth by the Deed: That here needs no Relation to swoid the Mischief of mean Assignments from the Bankrupt, because he is restrained from the Time of his first Act of Bankruptcy; and on the other Side, the Mischiefs would be very great, if there should be a Relation from the Incolment, in Re-

Shin. 30.

OF BANKRUPTCY.

gard the Statute limits no Time for the doing of it, fo that it may be involled many Years after; and if this should relate to punish meine Tresposses, the Inconvenience would be great, for such Tresposses are, until the Incomment, exposed to the Actions of the Bankrupt.

That generally in Cases of common Law, there is no Relation, as in the Case of Feofiment and Livery, but stronger in Case of a Grant of a Reversion, where the Attornment is but the Asient of the Tenant; yet it shall not relate to the Grant: It would be hard if Relation should be admitted to make a Man hable to a Trespass; and it has been much doubted, whether a Bargainee before an actual Entry can maintain Action of Trespass.

Per Curiam, where Executors fell by Authority given by Will, the Vendee is in the Per from the Divisor, but here in the Post, and by the Statute; and it must be very inconvenient to admit of Relation, because no Time is fixed for the

The Judges in this Case afterwards gave their Opinions, that Sale by Commisfioners of Bankrupts, if of Lands, ought to be by Deed involled, and is void if otherwise; and that this depends upon the different Penning of the Statute from that of Incolment; they likewise held, that here shall be no Relation.

A Sale of intailed Lands by the Commissioners shall be good against the Bankrupt and his Issue, and bar Persons in Remainder or Reversion, as much as if himfelf had suffered a common Recovery. A Case has been put on this Clause of the Statute 21 Jac. I. If Lands are settled on A. and B. his Wife, before Marriage, for their Lives; and after their Deceases, to the Use of the first Son of their Bodies lawfully begotten, and to the Heirs Male of fuch first Son; and for Want of fuch Issue, to the Use of the Second Son, &c. in Tail Male, and so to the tenth Son.

A. becomes a Bankrupt before he hath a Son; whether the Commissioners may fell these Lands, and make a good Estate to the Purchaser? It is held they may; for though A. is here not Tenant in Tail, but a bare Tenant for Life, the Words in the Statute being, that the Bargain and Sale shall be good against all and every other Person and Person whatsoever, whom the Bankrupt might cut off and debar by common Recovery, or otherwise from any Remainder, Reversion, Rent, Profit, Title, or Possibility; it seems this Bargain and Sale shall be good; for A the Father, before Issue, by his bare Feoffment, might destroy the contingent Estate; as it is in Archer's Cafe, 1 Rep. 67. But was the Settlement made fo, as to support the contingent Remainder (as is usually done) to that the Father could by no Means dehar it by any Act he could do, then it would make a greater Question; and yet if the Commissioners could not sell in such Case, as Settlements are generally made now, the Act in this Point might be easily cluded: However, this is to be underflood of voluntary Settlements.

In Consideration of Marriage, a Man makes a Conveyance to the Use of himfelf and his Wife; afterwards he becomes a Bankrupt, on which a Commisfion is taken out, and the Lands are fold by the Commissioners; the Sale has been adjudged good. It is observed in this Case, that within half a Year after the Settlement, the Party became Bankrupt; to as there feems to be a Fraud in the Conveyance; but it is not expressed in the Pleading as it might have been; and this is not in Dispute upon a special Verdict, but comes in Question on a Point of Pleading, which is to be taken strongly gainst him that pleads it; and he does not express any valuable Consideration, as he might have done; as Consideration of a Portion, or Performance of Articles made on Marriage, or that the Wife had joined in felling fome Part of the Land.

A Settlement was made by a Husband, for the Jointure of his Wife, reciting, that the Wife had joined with the Husband to Part of her former Jointure, in which he and the were Tanants for Life, the best sainder in Tail to the first and tenth Son, Remainder to his Heirs: By Hale J. at a Trial at Bar, this is not fraudulent, though he alone, having no Islue, might bar this contingent Re-

And a Man may fettle Lands on his Son, before he be a Bankrupt; and if it be not by Fraud and to deceive Creditors, it shall be good (and the Fraud must be found by the Jury.) The Statute saith, The Sale of the Commissioners shall be good against such Offenders, and he is no Offender till he is a Bankrupt.

Stile's Rep.

Tucker and

Scot a Bill. 3 Keb. 82.

H

wŁ

fuc

2 5

Fo

Ch

of

of pai Pu

the the

bu

Pe

un

wh ch be involled the Incon-, exposed to

in the Case sion, where the Grant: to a Tresactual Entry

ne Vendee is and it must fixed for the

by Commisnd is void if Statute from h. A the Bank-

ch as if him-Clause of the re Marriage, f their Bodies Want of fuch he tenth Son. iffioners may dd they may; e, the Words all and every and debar by rofit, Title, or Father, bete; as it is in to fupport the by no Means tion; and yet enerally made s to be under-

Use of hima Commisthe Sale has a Year after be a Fraud in t have been; Question on a leads it; and ne; as Con-, or that the

ife, reciting, Jointure, in the first and r, this is not ntingent Re-

ot; and if it raud must be s shall be good If a Man purchases Lands after the Time of his Trading, and his being in Debt, and doth purchase it in the Name of his Wise or Children fraudulently; this will be liable to Sale by the Commissioners: Though it is otherwise, if it be purchased before he comes to be a Merchant. Also any Sale of Lands or Goods by a Bankrupt before he becomes in Debt, or before his Trading, is without Question March Rep. good; and so are all the Acts he doth, before he comes to appear to be a Bank-34.

In Case a Bankrupt hath Lands in Right of his Wife, it may be sold during the State 163. Coverture; and if the be a Fens Sole Merchant in London, the becoming Bankrupt, 164. Lankam the whole shall be sold; and it shall be accounted the Husband's Folly to suffer a John Brewher to trade, and her Trading shall be looked upon as his; so that the and her i Cro. 68. Estate in Trade shall be affected by his Bankruptcy. But the Dower of a Bankrupt's Wife shall never be fold, unless she marries one that is a Bankrupt.

It is clearly held, that if two Persons are jointly seized of Lands, and one be- 1 yac. I. comes a Bankrupt, his Moiety may be sold by the Commissioners; even though

he be dead, and Survivorship shall not take Place.

And where two Women are joint Tenouts of a Lease for Years, and one takes a Gooding, 89, Hushand, who becomes a Bankrupt; the Commissioners may sell the Interest of a 99. Moiety: And yet this has been questioned; for Chattels real are given to the Hushand, if he survive; but if he die before the Wife, the shall have them. If two joint Tenants are diffessed, it is likewise a Question, whether the Commissioners shall sell on the Bankruptcy of one of them; for before Entry he could not grant his Moiety, though he might release it.

As to Lands descended or devised to the Bankrupt after his Bankruptcy, the Com-Stone 147-missioners may sell the same; as they may all Offices of Inheritance, such as Warden of the Fleet, Keeper of a Forest, &c. but no judicial Office, or Office of Trust, which is annexed to the Person, and may not be executed by a Deputy; for if such Officer absents, he forseits his Office, and then the King grants it over.

As for Lands mortgaged, or Estates on Condition, by 21 Jac. I. Chap. 19. If Billingbursh a Merchant makes a Feoffment on Condition, that upon paying a certain Sum be 116.

may re-enter, and then becomes a Bankrupt, the Commissioners may tender the Money at the Day, and make Sale of the Land. But where Lands are mortgaged to a Bankrupt, as of a Feoffment in Fee, in Consideration of a Sum of Money, be made to him and his Heirs, provided that if the Feoffor do not pay such a Sum on such a Day, then the Feoffor is to make it an Estate absolute; the Feoffee becomes a Bankrupt, and the Money is not paid on the Day; the Commissioners cannot by this Act force the Feoffor to make an absolute Fee, though Chancery will compel him.

By the Statute, the Commissioners are enabled to perform the Condition, &c. 1 Chan. Case, of a Mortgage; but if the Mortgage is forfeited, it has been formerly a Quere 21 years. 97. whether the Commissioners might dispose of the Equity of Redemption; but Serjeant Newdigate said it had been ruled in Chancery, that Commissioners may as-

fign an Equity of Redemption.

Where the Equity of Redemption of Lands mortgaged was conveyed over to a third Person by a Bankrupt, after his Bankruptey, though before the Affignment of his Estate by the Commissioners; Lord Chanceller Talber held that nothing passed by this Conveyance; for Creditors after Bankruptey are in Nature of Purchasers, and have a prior Equity to any other Persons:

And the Statutes concerning Bankruptcy are founded on supposed Frauds of the Talker's Cas.

Bankrupts; and consequently intended to put them under Disabilities to prejudice 68, 69.

their Creditors; to his Lordinip decreed, that the Mortgagee should reconvey to

the Plaintiff the Affignee upon Payment of Principal and Interest.

In general no Person shall be allowed to come into Equity for a Redemption, Barnardist. but he that has the legal Estate of the Mortgager; and there there are proper Rep. 30. 32. Persons as Affignees to get in the Estate of a Bankrupt, a Court of Equity will Posts. 1740. not suffer the Creditors to bring in a Bill in order to redeem or recover net Estate, unless the Assignees under a Commission make Default or collude with a Debtor, when a Creditor may bring his Bill, in order to take Care of the Estate, and charge the Assignees with such Collusion.

OF BANKRUPTCY.

If a Bankrupt (before his Bankruptcy) fells his Goods to other Persons, and set keeps and disposes of the same as if they were his own, such Goods shall be fold by the Commissioners, and accordingly it hath been always so adjudged: And if a Man, with an Intent to support the Credit of a Bankrupt, suffers him to have his Goods in his Custody, and to dispose of them, the Property of these Goods shall be accounted to be in the Bankrupt, and not in the true Owner; for the Owner shall lose his Right, as a Punishment for his false Dealing herein, and of the Mischies that may grow by such Devices to evade the Laws, and the Law cannot take Notice of such private Things done between the Parties, but will judge of them as they appear to be.

1 Lill. Abr.

If one becomes a Bankrupt after an Extent and before the Liberate, and the Commissioners sell the Goods to the Creditors; it has been adjudged they cannot be fold. Though the Words of the Statute are, That the Commissioners bave Power to fell the Goods, which were his at the Time that he became a Bankrupt; notwithstanding he becomes Bankrupt before the Liberate; and although the Property remains in the Conusor until the Delivery by that Writ; yet the Extent has bound the Goods so, that when the Liberate comes it defeats this, and di-Cro. Car. 149 vefts the Property of the Goods out of the Conufor, as to any mean Act or Incumbrance, from the Time of the Extent.

In this Case all the Court resolved, and severally delivered their Opinions, that those Goods extended before the Party became a Bankrupt, and delivered by the Liberate after he was a Bankrupt, could not be fold by the Commissioners, because they being extended, are quasi in Custodia Legis, so as the Conusors have not any Power to give, fell, or dispose of them; and they are as Goods gaged or distrained, which cannot be forfeited by Outlawry, or taken in Execution, from the Person that has them in Gage, or by Way of Distress, without Payment of the Money, for the Goods are bound by the Test of the Writ of Execution sued.

They also held, when the Writ of Liberate is sued out, it has Relation to the Writ of Extent, and they are as but one Extent; and the Goods are so bound by the Extent and Appraisement, that the Conufer hath no more Property in them but fecundum quid, that is, if the Conufer refuse to accept them, for it is a conditional Writ to deliver the Goods to the Conufee, if he will accept thereof, and when he accepts them, they are bound ab initio. And they all conceived, that the Statute being with an Exception, when Execution or an Extent is served or executed; that this is to be accounted the Execution of an Extent, when the Goods are appraised, and the Writ returned; but so long as they remain in the Hands of the Conufor, they may be fold, but when they are delivered by the Liberate, and the Extent is returned ferved, the Goods are not subject to any other Execu-1 Juni 202. tion, nor the Power of the Commissioners, to meddle with them.

Cro.Car. 166. 176. Benfon & Blackwell.

An Execution was fued by a Person, the Money levied, and in the Sheriff's Hands, and the Man became a Bankrupt: By the Gourt; the Money recovered in the Hands of the Sheriff is not affignable by the Commissioness to the Creditors,

See the Cale of Monk a Morris and Clayton. 1 Vent. 193. 1 Med. 93.

for it is in Custodia Legis.

But it is nevertheless held, that the Assignees of the Commissioners may bring a scire facias against the Defendant, in case the Money lie in his Hands, in order to try the Bankruptcy, and so gain the Money recovered by the Bankrupt.

One Thompson had a Judgment against Watkins for 600 l. and the noth of June fued out a fieri facias thereupon, which the 30th of June was delivered to the Sheriff in the Morning, and Watkins having Notice thereof, in the Night of the same Day departed from his House, and thereby become a Bankrupt; the 1st of October the Sheriff levied 400 1. of the Goods of Watkins, and paid it to Thompson, and the Commissioners assigned it in the Hands of Thempson to the Plaintiss, as the Goods of Watkins in his Hands, for which an Action of the Case was brought, and a special Verdict of it found; and being learnedly argued on both Sides, a Judgment was finally given for the Defendant.

In an Action of Trespals brought by the Assignces of Commissioners of Bankruptcy, for taking of their Goods; on Not guilty pleaded, the Jury found a special Verdict, the Substance of which was as follows, viz. One Toplady a Vintner, on the 28th of April became a Bankrupt, against whom a Judgment was

3 Lev. 69

formerly obtained; the Judgment Creditor fued out a fieri facias, and the Sheriffs

Persons, and Goods shall be fo adjudged: t, fuffers him perty of these true Owner; ealing herein, aws; and the e Parties, but

rate, and the ed they cannot missioners bave e a Bankrupt ; although the yet the Extent this, and diean Act or In-

Opinions, that

plivered by the oners; because s have not any d or distrained, om the Person of the Money, ecution fued. Relation to the are so bound by operty in them or, it is a conot thereof, and conceived, that ent is served or ent, when the in in the Hands y the Liberate,

in the Sheriff's oney recovered o the Creditors,

y other Execu-

ers may bring a de, in order to

rupt.

to noth of June
delivered to the ne Night of the upt; the 1st of it to Thompson, Plaintiff, as the e was brought, both Sides, a

oners of Bankry found a spe-Toplady a Vint-Judgment was end the Sheriffs

of London by Virtue thereof, on the 29th of April seized the Goods of the said Toplady; and after the Seizure, but before any Venditioni exponas came; an Extent, which is a prerogative Writ, iffued out of the Exchequer, against two Persons who were indebted to the King, and by Inquisition, this Toplady was found to be in Debt to them, whereupon Part of the Goods mentioned in the Plantiss's Declaration, were seized by the Sheriff, and sold, and the Money paid, Gc. but before the faid Sale, or any Execution of the Exchequer Process, a Commission of Bankruptcy was had against Toplady, and the Commissioners assigned the Goods to the Plaintiff.

The Question here was, whether this Extent did not come too late? Or, whether the fieri facias was well executed, so that the Assignees of the Bankrupt's Estate could not have a Title to those Goods, which were taken before in Execution, and so in Custody of the Law? The Court adjudged, That the Extent, though a prerogative Writ, and likewise the Assignment by the Commissioners of Bankrupt, came Thomas too late, because the Execution being well executed, the Goods were made liable & al.

to the Judgment Creditor.

A Person that is a Bankrupt, becomes Felo de fe; it has been a Question, whether the Commissioners may assign the Goods to be sold for the Creditors, or if the King shall have them? And it was resolved for the Creditors: For though it is adjudged in Lady Hale's Case, in Plowden, that when two Titles come together, viz. the King's and that of a Subject, the King's Title shall be preferred; yet the King by the Acts of Parliament has given away his Title to the Creditors: And nevertheless this may admit of a Dispute, the Judges never construing a Statute to give away the King's Right, but wherein he is mentioned. In a Question whether See W. Jones the Creditors by a Commission shall have the Goods of a Person outlawed? It is Rep. 203. conceived the King shall have them by Outlawry, &c. where he has a Title at Nevel', Case. common Law.

In the Chancery, it has been decreed, that Money overpaid on an usurious Contract, as where a Sum is lent to a Person in necessitous Circumstances, at fix or eight per Cent. who afterwards becomes a Bankrupt, shall be accounted for and refunded, notwithstanding the Agreement of the oppressed Party to allow such Payment, and the Securities therefore to be delivered up. But in the Case of Money lost at Gam- Befanquet a ing and paid, this Court will refuse Relief, where it cannot be recovered at Law, Talbur Case. for there the Plaintiff in Equity is particeps Criminis.

Of uncertain and contingent Estates, and which do or do not center in the Bankrupt.

HESE are several, which I shall mention in Order, beginning with the Bankrupt's Wife; and, first, concerning her Dower.

Dower is a Portion which a Widow hath of the Lands or Houses of her Husband after his Decease; and by the common Law it is a third Part of the Lands which the Husband died seised of, either in Fee Simple or Fee Tail, which she is to enjoy during Life.

By the Custom of Kent called Gavelkind, the Widow is intitled to the half Part of the Husband's Estate, either in Fee Simple or Fee Tail, quamdiu remanet Sola & Casta, so long as she remains single and continent; but if the marries, or is guilty of Incontinency, then she forfeits such Estate.

Lord Coke fays, that all Kinds of Dower were instituted for the Wife's Subsistance during her Life; which Right of Dower is not only a legal but a moral Right, 1 Inft. 33. b. as it was held by Sir John Trever, Master of the Rolls, in the Case of Lady and 24er Will.

Lord Dudley.

Scoondly, the Relation of Husband and Wise, as it is the nearest, so it is the 45th Argument and Rement and Rement

earliest; and therefore the Wife is the proper Object of the Care and Kindness of her solution.

Husband. The Husband is bound, by the Law of God and Man, to provide for her during his Life; and after his Death the moral Obligation is not at an End, but he ought to take care of her Provision during her own Life. This is the more reasonable, as during the Coverture, the Wife can acquire no Property of her own. If before the Marriage she had a real Estate, this by the Coverture ceases to be hers, and the Right thereto, whilst she is married, vests in the Husband; her personal Estate becomes his absolutely, or at least is subject to his Controll; so that unless she

Of BANKRUPTCY.

has a real Estate of her own, which is the Case but of sew, she may, by his Death, be destitute of the Necessarian of Life, unless provided for out of his Estate by a Jointure or Dower. As to the Hushand's personal Estate, unless restrained by special Custom, which very rarely takes place, he may give it all away from her; so that his real Estate, if be had any, is the only Plank she can lay hold of to prevent her sinking under her Distress. Thus is the Wife said to have a moral Right to her Dower.

The Husband, on the contrary, has no Right to a Tenancy by the Courtesy, but from positive Institutions or Provision of the Laws: His Right does not arise from the Relation of Husband and Wife, for then every Husband would have it, which is not so; nor doth he want it, if it be not his own Fault, or at least his Misfortune. During the Coverture, he is Master not only of his own but of his Wife's Estate; and by his Industry and provident Care, may acquire Property sufficient, without any Part of her Estate, to maintain himself after her Death: so that the Husband's Tenancy by the Courtesy hath no moral Foundation, and is therefore properly stiled Tenancy by the Courtesy of England, that is, an Estate by Favour of the Law of England.

Dower also is a legal Right created by Law, which settles the Quality of the Estate out of which the Wise's Dower arises, and likewise ascertains the Quantum thereof. The common Law says, the third Part is rationabilis Dus; and a special Custom, which is tex loci, enlarges or abridges the common Law of Dower, and a lost 33, b. gives the Whole, Half, or less than a Third.

Lo

and

dow

reco

to a

fons

the

one

Wo

Lan

her

unt

Lib

Join

Eft

the

Shire

A

The common Law likewife afcertains Dower, with respect to the Nature and Quality of the Husband's Estate.

It says, the Wife's Dower must come out of such an Estate as would descend to the Issue of the Husband by that Wife; and gives Dower of the Husband's Seifin, though not actual, or reduced into Possession; it annexes Privileges to Dower as not to be liable to Distress for the Husband's Debts to the King, much less for any due to the Subject; with several other Privileges. Again, the Law fixes the Age when a Woman is dowable; and, by the Way, fixes it at such a Time, as, by the Course of Nature (at least in this Part of the World) it seems impossible she should have Issue, or be pregnant, viz at nine Years old. But it is not so favourable to a Tenancy by the Courtesy, which it allows only in the Case a Seisin in Deed; it annexed no Privileges thereto. And though the Husband may be Tenant by the Courtesy of a common Sans Number, of which the Wife is not dowable, yet that is because of its Indivisibility; in which Case, if Dower was allowed, it would be injurious to other Persons, and the Lands be doubly charged. Thus the Law, where it can justly do it present the Title of Dower to that of Courtess.

where it can justly do it, prefers the Title of Dower to that of Courtesy.

Dower is also an equitable Right, and such a one as is a Foundation for Relief in a Court of Equity. It arises from a Contract made upon a valuable Consideration, Marriage being in its Nature a civil, and in its Celebration a facred Contract; and the Obligation is a Consideration moving from each of the contracting Parties to the other; from this Obligation arises an Equity to the Wife in several Cases, without any previous Agreement, as to make good a defective Execution of a Power, a defective Conveyance, or supply the Defect of a Surrender of a Copyhold Estate; in all which the Court relieves the Wife, and makes a Provision for her, where it is not unreasonable, or injurious with respect to others. Indeed in the Case of the Husband, Marriage, as it is a legal Consideration, so it is an equitable one; but then it is not carried so far in his Favour as in hers, and in the Cases beforementioned, the Court would not supply a defective Title for the Husband, at least it has not been done.

This was a Bill brought by a Widow, to be endowed of an Equity of Redemption, though the Mortgage was made in Fee before the Marriage, upon her paying a Third of the Mortgage Money, or keeping down a Third of the Interest. And his Honour the Master of the Rolls, after citing several Authorities, declared, that the Plaintiss, being the Widow of the Person entitled to the Equity of Redemption, of this Mortgage in Question (which was a Mortgage in Fee) hath a Right of Redemption; and accordingly decreed her the Arrears of her Dower from the Death of her Husband, the allowing the Interest of the Third of the Mortgage Money, unsatisfied at that Time, and her Dower to be set out if the Parties differed.

y his Death, Estate by a ined by sperom her i fo o prevent ber Right to her

ourtely, but ot arise from ve it, which his Misforf his Wife's ty fufficient. fo that the is therefore e by Favour

sality of the he Quantum and a special Dower, and

Nature and

d descend to band's Scifin, es to Dower nuch less for aw fixes the lime, as, by possible she ot fo favourifin in Deed: enant by the e, yet that is it would be s the Law,

or Relief in nsideration, ntract; and g Parties to Cases, withof a Power, old Estate: her, where Case of the e one; but beforemen-, at least it

demption, r paying a eft. And lared, that demption, ght of Re-the Death e Money, fered.

A Woman is not entitled to Dower where the Husband purchases an Estate Cases in with a Trustee; but if the Trustee die in the Life-Time of the Husband, the Lord Today Joint-tenancy between the Hutband and the Truftee will furvive to the Hutband, 116.

and then the Wife will be entitled to Dower.

The Defen lant for 44001. purchased of the Lord Bodmyn the Reversion after 9 0. 11 the Death of the Lord Warwick, of Lands of near 10001. per Ann. and for Pro- 1 Fen. 16. tection of the Estate, and to prevent the Plaintiff's Dower, the Defendant upon his a Facility of Purchase took an Assignment of a Term for Years, which was vested in Trustees to secure the Payment of certain Annuities, and afterwards in Trust to attend the Inheritance, and likewife took an Aflignment of an ancient Statute that had been kept on Foot for the Protection of the Estate.

The Plaintiff had recovered Dower at Law, but was prevented from taking

out Execution by Reason of the Term and Statute.

To be relieved against which, and to be let into the Possession of her Thirds,

was the End of the Plaintiff's Bill.

The Defendant intifted he was a Purchaser, and that he ought to have the Be- Cases in Park nefit of this Term for the Protection of his Purchase.

But the Plaintiff's Bill was dismissed, and upon an Appeal to the House of Lords, the Decree of Ditinission was affirmed.

The Wife of a Bankrupt, of a Person non compos mentis, or of an outlawed or excommunicated Perion, or of a Perion committing Felony, is not barred of her

And in Case of the Bill for taking away the Estates of the South Sea Directors in the Year 1720, all the Wives of the Husbands were entitled to their Dower,

and received Satisfaction for the fame.

But the Wife of a Person guilty of High-Treason, or of an alien Yew, is not dowable, and if the Wife herself commits High-Treason, or Felony, or if she clope from her Husband, and lives with the Adulterer willingly, without being reconciled to her Husband, she shall lose and forfeit her Dower; but if the Husband be reconciled and she live with him again, she shall be endowed.

If a Wife levies a fine with her Hutband, and they join in the Sale of an Estate

to a Purchaser, she is barred of her Dower.

By the Statute of 27 Hen. VIII. Cap. 12. Sect. 6. it is enacted, that where Perfons have purchased, or have Estate made of Lands and Hereditaments, &c. to them and their Wives, and to the Heirs of the Husband, or to the Husband and to the Wife, and to the Heirs of their two Bodies begotten, or to the Heirs of one of their Bodies to be begotten, or to the Husband and to the Wife for Term of their Lives, or for Term of Life of the Wife, for Jointure of the Wife; every Woman having such Jointure shall not claim any Dower of the Residue of the Lands that were her Husband's.

And then it provides, that if any such Woman should be lawfully evicted from s. 7. her Jointure, or any Part thereof, such Woman shall be endowed of as much of the Residue of her Husband's Tenements, as the Lands so evicted shall amount

Provided also, that if any Wife shall have Lands, affured after Marriage in S. 90 Jointure, except the Affurance be made by Act of Parliament, the may at her Liberty after the Death of her Husband, refuse the Lands, to her assured in Jointure, and demand her Dower according to the common Law.

Wife's Title to ber Free-Bench.

FREE-Bench, is that Estate in Copyhold Lands which the Wife hath on the Death of her Husband for her Dower, according to the Custom of the Manor; and in several Manors there are various Customs with respect to such Estate; and in some Places the Wife hath the Whole of the Lands, in others the Half, and in others the Third: and I shall cite the following Case.

This was an Action of Trespass, and upon a special Verdict it was found, that Poplar a Edich the Lat I was Copyhold of Inheritance of the Manor of Cheltenham in Gloucester-Hill 15 Car. fbire, wit reof Arthur Bleeke, late Husband of the Desendant, was seised in 13 Car. Roll.

And 3 Gro. 568.

Of BANKRUPTCY.

And in this Manor there was a Custom, that if a Copyholder, seifed in Fee of a Copyhold Tenement, died, leaving a Wife at the Time of his Death surviving him, that she should hold the said Copyhold Land during her Life, and for twelve Years after.

And by Virtue of the Stat. 13 Eliz. he was found Bankrupt; and by Indenture dated the 5th of April 10 Car. and inrolled within the fix Months, they fold the Copyhold Lands to the Plaintiff Alexander Parker and to William Sotherne and their Heirs, for 6001. paid for the Use of the Bankrupt's Creditors.

And the Jury by Virtue of a private Act of Parliament made r Car. found, that by the Custom of that Manor, the Wife of the Copyholder should have Dower, and may have a Jointure assigned for her Life; and that a Copyholder of Inheritance may grant for his Life and twelve Years after.

And that all Women then living, and late the Wives of any of the Copyholders of the faid Manor, dying Tenants, should and may enjoy the customary Lands of their now or late Husbands, and be Tenants for their Lives and twelve Years after, as if that Act had never been made.

And that all the Customs and Usages heretofore used and allowed within the said Manor concerning the enjoying any customary Lands, &c. by any Widow of any customary Tenant, or any after-taken Husband of such Widow or the Heir or Heirs of such Wise, hereafter taking Husband, or concerning the Descending of any such Lands to any other Person or in any other Form than is before expressed, shall be void; and that all other lawful Usages and Customs, heretofore used within the said Manor, which were not repugnant and contrary to the true Meaning of that Act, should be and remain good and effectual to be ratified by that Act.

en to an W Air jed that ter rece ap

fro

H

th

nia

E

H

And the Jury found, that at a Court Baron of the said Manor, held the 1st of April 12 Car. it was found by the Homage, that Edith survived her Husband, and ought to enjoy the said Tenements for her Life, and for twelve Years after; and that upon a Presentment the 1st of April, 12 Car. and before the Admission of Alexander Parker and William Sotherne, the said Edith was admitted Tenant of the Tenements aforesaid, according to the Custom of the Manor, and by Virtue of such Admission she entered.

And this was very well argued at the Bar by Glyn for the Plaintiff, and Moreton for the Defendant, where two Points were infifted on.

1st, Whether by the Bargain and Sale made by the Commissioners, by Virtue of the Statute of Bankrupts, the Estate of the Copyholder was vested in the Bargainee before Admittance; for then the said Arthur Bleeke did not die Tenant, and so it is not within the Custom, that his Wife should have Widow's Estate.

2dly, Admitting he died Tenant, and the Widow had such an Estate vested in her, whether the Vendees (by the Bargain and Sale to them before made) shall not afterwards divest the Estate of the Feme by Relation, and then the Plaintiss hath a good Title:

And it was argued that the Bargain and Sale binds the Copyholder, and bars his Estate; and that he is no Copyholder after the Bargain and Sale enrolled; and the Bargainee by the Statute is only barred to take the Profits until Admittance, which is for the Lord's Benefit, in Respect to the Fine due to him thereupon. 2dly, It was held, when the Bargainee is admitted by the Lord, it shall vest in the Bargainee, and shall have Relation to the Bargain and Sale, and shall divest the Estate which the Feme claimed by the Custom, as in the Case of 7 Edw. VI. Brook Title Involments. Where one joint Tenant bargains and fells, and before the Inrolment the other dies, and afterwards the Deed is inrolled within the fix Months, yet the Moiety only passed. And it is like the Case where one bargains and sells by Indenture, and takes a Wife and dies, and afterwards the Deed is inrolled within fix Months, the Feme shall not have her Dower; and so the Case 22 Eliz. where a Mortgagee dies, his Heir being in Ward to the King, the Condition is afterwards performed, the Wardship shall be divested. Jones and Bramflon doubted of the Point, until they saw the Record finds the Act to be particularly, that she ought to be the Wife of a Tenant, and it is not intended, that, after the Sale of the Coryhold he should die Tenant, and he did not die Tenant. because the Bargain and Sale took his Estate from him, and ousted him of d in Fee of th furviving d for twelve

y Indenture hey fold the Sotherne and

. found, that have Dower, er of Inheri-

e Copyholdomary Lands twelve Years

d within the ny Widow of w or the Heir the Descend-1 is before exns, heretofore ry to the true be ratified by

eld the 1st of Hufband, and ears after; and Admission of tted Tenant of and by Virtue

iff, and More-

ers, by Virtue ted in the Barot die Tenant, w's Estate. Estate vested in re made) shall

n the Plaintiff

r, and bars his olled; and the ittance, which pon. 2dly, It est in the Barvest the Estate dw. VI. Brook before the Inne fix Months, gains and fells eed is inrolled o the Case 22 ing, the Connes and Bram-It to be parntended, that, ot die Tenant,

usted him of the the Copyhold. Wherefore they agreed Judgment should be entered for the

Having exhibited these Cases concerning the Wife's Dower and free Bench, I shall now mention some concerning separate Settlements before Marriage, and Provisions of Parents after.

Separate Settlements

R E frequently made before Marriage; and the fittest and securest Manner

of making them is as follows.

The intended Wife names Trustees of her own, and that Part of her Fortune or Estate, which she thinks sit to settle for such sparate Use, is with the Privity and Consent of the intended Husband, and who cught always to be made a Party to the Deed, conveyed or affigned to fuch Trusces for her fole and separate Use and Benefit, and to and for fuch Uses, Intents and Purposes, as the said intended Wife by Deed or Deeds in Writing, or by her last Will, shall direct or appoint: And there is a particular Agreement that such separate Estate shall not be subject in any Respect to the Debts, Controul, or Engagements of the Husband; but that the Trustees are to pay and apply such separate Estate, or the Rents or Interest thereof, into her own proper Hands, or to permit her, or her Assigns, to receive the same for her own separate Use (exclusive of her Husband) as the shall

And in this Deed the intended Husband usually covenants with the Trustees, that they shall quietly enjoy such separate Estate or Money; and he consents to the Settlement; and he agrees that any Deed or Will that the may make, according to that Deed, shall have its full Effect; and that he will not obstruct the

Execution of the fame.

These separate Provisions are also frequently made by Deed or Will, by Parents to their Daughters that are married, as a Provision for their Support and Main-tenance, in case any Misfortunes or Losses may happen to their Husbands; and if they are secured in this Manner, they are effectual against any of the Husband's Creditors, or any Incumbrance or Act of Bankruptcy.

And the Reason why Settlements should be made in this Manner will appear

from the following Cates.

A Widow makes a Deed of Settlement of her Estate, and marries a second a Chan. Rep. Husband, who was not privy to such Settlement; and it appearing to the Court, 18. that it was in Confidence of her having such an Estate that the Husband married and Hinter. her, the Court set ande the Deed as fraudulent.

So where the intended Wife the Day before her Marriage entered into a Recog- 2 Chan. Rep.

nizance to her Brother, it was decreed to be delivered up.

So where a Conveyance was made by the Wife before her Marriage to Truftees 2 Vern. 17. in Trust, that they should permit her to receive the Rents and Profits of the Carbino and Estate, and act in every Thing as she, whether Sole or Covert, should appoint; the Earl of the Lady being crazed in her Understanding, endeavoured to run away from her Hill. 1688. Husband, and stirred up her Creditors to sue him; and the Conveyance appearing to be without the Husband's Privity, my Lord Chancellor held it to be in Derogation of the Rights of Marriage; and decreed the Possession of the Estate to the Husband, and a Conveyance from the Trustees to the Six Clerks, that it might be subject to the Order of the Court.

A Woman on Agreement before Marriage with her Husband, being to have a 2 Vern. 17. Power to act as a Feme Sole; and the Husband dying, and the marrying again, Edmonts and the second Husband not being privy to the Settlement on the first Marriage, it was Demnington. decreed, that the second Husband should not be bound by the Settlement made

on the former Marriage. A Case cited to be decreed.

But when a Widow, before her Marriage with a second Husband, assigned 1 Fern. 408. over the greatest Part of her Estate to Trustees, in Trust for Children by her Hans and former Husband; and though it was insisted, that this was without the Privity Mich. 1689. of her Husband, and done with a Design to cheat him, yet the Court thought that a Widow may thus provide for her Children, before the put herfelf under the Power of an Husband; and it being proved that Eool was thus settled, and

OFBANKRUPTCY

that the Husband had suppressed the Deed, he was decreed to pay the whole

Money, without directing any Account.

William Davijim having devited a Legacy of 600/. to his Son, payable at twenty-Toulfon & Grout.
2 Vern, Rep. one, for which he had obtained a Decree, and 637/. reported due. Before he received the Money he became a Bankrupt, and the Commissioners assigned the Hil. Term. 1701. in Cur.

Legacy and Benefit of the Decree.

The Bill was brought by the Affignees to have the Benefit of the Decree, to which the Defendants, the Executors, demurred, infifting that a Legacy was not within the Compass or Provision of any of the Acts made against Bankrupts, to be affigned to the Creditors.

But the Demurrer was overruled; and faid, that the Act of Parliament ought to be taken in the most beneficial Sense for the Advantage of the Creditors.

Wills in Favour of a Bankrupt's Wife, &c.

Married his Daughter to one Bennett, a Tradelman in London, who was 1. D. extravagant and in Debt; the Father makes his Will, and devices the Premises in Question (being Lands in Fee) to his Daughter, the Wife of Bennett, 2 Peer Wil. 316. Mich. for her separate Use, exclusive of her Husband, to hold to her and her Heirs; and 1725, at the Rolls. that her Husband should not be Tenant by the Courtesy, nor have these Lands for his Life in case he survived his Wife, but they should, upon the Wife's Death, go to her Heirs.

Soon after this the Testator dies, and Bennett becoming a Bankrupt, the Commissioners assign the Lands to the Defendant Davis, in Trust for the Creditors; and upon Davir's bringing his Ejectment, the Bankrupt's Wie, by her next Friend, prefers her Bill against Davir the Affignee and her infraud, to compet them to affign over this Estate to her separate Use.

It was objected on Behalf of the Defendant, that he being a Creditor, and having the Law on his Side, it would be hard to take that Benefit from him; and that though the Testator might intend these Lands for the separate Use of his Daughter, yet that this Intention was not executed according to Law, as the Premises were not devised to Trustees for the separate Use of the Wise, and according to Law the Husband, during the Coverture, was entitled to the Wife's Estate in her Right; and it was farther urged, that the Case of a Devise of a Legacy or of a Term to the Wife for her separate Use might be good, because these remained in the Executor until Affent, and Equity would not compel the Executor to affent, whereby the Intention of the Testator hould be disappointed, but would continue the Executor a Trustee for the Feme Covert. Whereas in the present Case, the Device being of Lands in Fee to the Wife, who by the Will only had an immediate Title thereto, the Husband must consequently be entitled to the Profits in her

That here was no Trust, the Testator never having intended to trust the Husband, and the Wife could not be a Trustee for herfelf; besides, the Husband could

not be a Trustee for the Wife, they both being but one Person.

On the other Hand, the Plaintiff's Counsel would have read parel Evidence, to prove that the Testator did not intend these Lands should be liable to the Husband's Debts; but the Court would not permit such Evidence to be read, it being in the Case of a Devise of Land, which by the Statute must be all of it in Writing.

As to the chief Point, the Master of the Rolls took it to be a clear Case, that it was a Trust in the Husband, and that there was no Difference where the Trust was created by an Act of the Party, and where by the Act of Law.

If I should devise that my Lands should be charged with Debts or Legacies, my Heir taking such Lands by Descent, would be but a Trustee; and no Remedy for these Debts and Legacies but in Equity: So in the principal Case, there being an apparent Intention that the Wife should enjoy these Lands to her separate Use: By that Means the Husband, who would otherwise be entitled to take the Profits in his Right during the Coverture, is now declared and made a Trustee for his Wife; and admitting the Husband to be a Trustee, then the Argument of the Creditors having the Law on their Side, was immaterial; as if the Bankrupt had been a Trustee for I. S. his Bankruptcy should not in Equity effect the Trust

Estate;

le at twentylefore he reaffigned the

y the whole

Decree, to gacy was not ankrupts, to

ament ought ditors.

don, who was add devises the fe of Bennett, or Heirs; and sefe Lands for Wife's Death,

pt, the Comhe Creditors; by her next d, to compel

itor, and havhim; and that of his Daughethe Premifes I according to Estate in her egacy or of a se remained in autor to assent, yould continue sent Case, the an immediate Profits in her

rust the Hus-Husband could

l Evidence, to the Hufband's it being in the Writing. r Case, that it

here the Trust

Legacies, my o Remedy for here being an feparate Ufe: ke the Profits Fruftee for his ument of the Bankrupt had ect the Truft

Estate;

Estate; and that though the Husband (the Bankrupt) might be Tenant by the Courtesy, yet he should be but a Trustee for the Heirs of the Wife. Also when the Testator had a Power to devise the Premises to Trustees, for the separate Use of the Wife, this Court, in Compliance with his declared Intention, will supply the Want of them, and make the Husband Trustee. And the Desendant, the Assignee, who claiming under the Husband can have no better Right than the Husband, must join in a Conveyance, for the separate Use of the Wife, which was decreed accordingly.

The Defendant's Testator by his Will devised 8001. to be paid within six Months 2 Vern. 96. after his Death to one Mr. Define, in Trust, that he should lay it out and invest it East. Tesm. in a Purchase for the Benefit of the Wife of I. S. and to settle it so, as after the 1689. Death of the Wife it might come to her Children, and the Interest in the mean Time to be paid to such Person as ought to receive the Profits. I. S. becomes a Vandamanter a Bankrupt, and the Plaintiff, as Afsignee under the Statute, would have the Interest Dysonogh. of this Money decreed to him, during the joint Lives of Baron and Ferre.

of this Money decreed to him, during the joint Lives of Baron and Ferne.

Per Curiam: This not being any Trust created by the Husband, or any thing out of his Estate, but given by a Relation of the Wise's, and intended fos her Maintenance, it is not liable to the Creditors of the Husband, and the Plaintist hath no Title thereto as Assignee of the Commission of Bankrupt, and therefore decreed it should be paid to Desine the Trustee, to be laid out in Land, and settled according to the Will.

The Case of Drake and the Mayor of Exeter was cited, where there was a Lease for twenty-one Years, with a Covenant for Renewal at the End of the Term; the Lessee became a Bankrupt; adjudged, the Assignee under the Statute should have no Benefit of that Covenant.

Walter Wallinger by his Will left to his Niece Elizabeth Tayleur, an Infant, 1000 l. payable after the Death of the Testator's Wife, and at his said Niece's Age a Williams. of twenty-one Years, if she should so long live.

The Niece married I. S. without the Knowledge or Confent of her Father, I. S. 1 Per Will.
being at that Time much in Debt by Judgment and otherwise; and gained the 383,Case100, young Gentlewoman's Consent by the Influence of a Maid Servant, who he had Mich. Term.
bribed to his Interest. The Niece was about eighteen Years of Age.

1717. L. C. (Author, A. C. (Author, A. C.)
Soon after the Marriage I. S. became a Bankrupt, and the Commissioners of Case in Eq.

Soon after the Marriage I. S. became a Bankrupt, and the Commissioners of Car Bankruptcy assigned over all the Estate and Estects of the Bankrupt to the Plain-54-tiffs, in trust for the Creditors, who brought their Bill for this Legacy; the Testator's Widow being dead, and the Niece being about twenty-one Years old, and consequently the Legacy due; and the Bankrupt had two Children by his Wife then living.

This Cause coming on before Baron Price, in the Absence of the Lord Chancellor, the Baron, in regard to the Creditors, did decree the Logacy and Interest to be paid to the Plaintiffs.

But upon an Appeal from that Decree to the Lord Chancellor, his Lordship declared, that forasmuch as the Plaintiss, the Assignees in the Commission, claimed under the Bankrupt, they ought not to be in a better Case than the Bankrupt himself; and fince, if he had brought a Bill for his Legacy, the Court would not have allowed it him, without obliging him at the same Time to make some Provision for the Wife and Children; so, for the same Reason, when these claiming under the Bankrupt, and who must be exactly in the same Case as he himself would have been in, come for Equity, they ought to do Equity, which would be to provide for the Wife and Children of the Bankrupt, from whom they derived their Claim. But with regard to the Interest of the Money, as the Bankrupt commonly was allowed to receive that, so the Assignees ought to receive the same during the Bankrupt's Life; also if the Bankrupt's Wife should die without Issue, then the Bankrupt would have been allowed to receive the whole Money, and therefore in such Case the Assignees should be allowed to receive it also.

However his Lordship said, that as a Judge had been of a contrary Opinion, he would take Time to consider of it.

And on the Caufe's coming on again, the Cafe of Taylor and Wheeler was cited; and it was moreover observed to the Court, that the Bankrupt had in this Case gained his Certificate and was discharged, and that the Affignment made to the Complainants

Complainants being before the Legacy was vested, if they could not now supply the Assignment, by making a new one, the Consequence was that the Legacy was vested in the Bankrupt.

But the Lord Chancellor replied that this not appearing in the Pleadings, he would take no Notice of it; nevertheless at another Day the Fact being made to appear by a Petition with the Certificate of the Commissioners, and the Allowance of the Lord Chancellor Harcourt annexed, the Court said it was clear, the Commissioners could not assign this Possibility of Right which the Bankrupt had to the Portion, and consequently the Assignments being Plaintiffs in the Bills, and entitling themselves under this Assignment, and this Assignment being void, with respect to such Possibility*, therefore the Bill must be dismissed, but without Costs.

because the Plaintiffs were Creditors.

*But the Reason given above, viz. because the Bankrupt, the Husband, could not bave come at his Wise's Portion without the Assistance of a Court of Equity, which would not have decreed it to him, but on his making some Provision for his Wise, seems to have been the helf Foundation for this Decree; since a Possibility or contingent Interest is certainly assignable by the Commissioners. Thus in the Case of Higden versi. Williamson, sirst heard at the Rolls, Mich. 1731, and afterwards assistance by Lord Chancellor King, in Mich. 1732. The Case in Esset was, an Estate was devised to be fold, and the Monies arising from such Sale to be divided among such of the Children of A. as should be living at his Death: A. had several Children, one of whom, viz. B. became a Bankrupt, and the Commissioners assigned over his Estate, after which B. got his Certificate allowed; and then A. died: Declared that this Share of this Money, which on A's Death helenged to B. should be paid to the Commissioners; for that not only the latter Statutes relating to Bankruptcy mentioned the Word Possibility, but also because the 13 Eliz. Cap. 7. Sest. 2. empowers the Commissioners to assign all that the Bankrupt saight depart with; and here B. in the Life-time of A. might have released this contingent Interest. Besides, the 21 Jac. 1. Cap. 19. enasts, that the Statutes relating to Bankrupts shall be construed in the most heneficial Manner for Creditors.

Afterwards in Trinity Term 1718, the Wife of I. S. by her next Friend, having brought a Bill, fetting forth her having been feduced into this Marriage, and the Husband's Bankruptcy, together with the Certificate for his Discharge, prayed that the Money might be put out for her separate Use for her Life, and afterwards for her Children; to which the Husband putting in his Answer, and declaring himself sensible of his having injured his Wife, in Manner as above, submitted to what was desired by the Bill, only he prayed the Arrears of Interest.

On the other Hand the Assignees opposed the Bill, insisting, that the Commissioners might still make a new Assignment of this, which was now and not before vested.

But by Lord Chancellor Parker, the Commissioners have executed their Power, and the Debts which the Husband, the Bankrupt, owed to the Creditors before the Bankruptcy, are now extinct by Act of Parliament; and this Portion is as a new acquired Estate by the Husband in right of his Wise; wherefore since the Husband agreed to this Prayer of the Wise's Bill (which is but a reasonable Reparation for the Wrong he has done her) decree the Husband the Arrears of Interest, deducting the Costs, and let the Legacy be laid out in a Purchase; and in the mean Time let the Wise have the Interest for her separate Use, Sec. by which Means the whole Legacy was saved to the Wise, and to her separate Use.

Of Marriage Bonds, and Articles before Marriage.

ARRIAGE BONDS are frequently given before the Espousials, by Persons who are engaged in Trade or Business, and where it would be inconvenient to lay out the Portion in Land, because the Woman's Fortune is supposed to be added to the Husband's, and to be invested in the Stock in Trade, in order to be there managed by the Husband for the mutual Support of themselves and their Children.

And these Bonds must be given to two Trustees, to be named and appointed by the intended Wife, or one of them by her, and the other by the Man, and according to the Portion or Fortune, which the Woman brings her Husband, the Husband binds his Heirs, Executors and Administrators, within a certain Time after

his

it i

th

for

his

tha

tin

in

t now supply t the Legacy

leadings, he eing made to e Allowance r, the Comcrupt had to lls, and entioid, with reithout Cofts.

nd, could not quity, which is Wife, feems contingent In-Higden verf. irmed by Lord was devised to f the Children f whom, viz. fter which B. of this Money, for that not bility, but alfa assign all that . might bave enacts, that al Manner for

Friend, hayfarriage, and harge, prayed fe, and afterr, and declarve, fubmitted eft.

ommissioners efore vefted. their Power, ors before the n is as a new the Hufband eparation for Interest, dein the mean which Means

ls, by Persons convenient to d to be added be there ma-Children. appointed by , and accordnd, the Hufn Time after his Decease, to pay to the Trustees, or the Survivor of them, or the Executors or Administrators of such Survivor, the Sum agreed upon between them in Trust, and for the fole Use and Benefit of the Wife, in Case she shall survive him; or Part for the Wife, and Part for the Children, as the Parties shall agree between themselves; and in case the Wife shall not survive the Husband, and there shall be

no Children, then the Bond is usually declared to be void.

The Reason of giving this Bond to Trustees is in order to support the Demand against the Estate of the Husband; and it is effectual against his real, as well as personal Estate, but it must not be made to the intended Wife in her Name, before Marriage, because upon the Marriage, the Husband and Wife are become one Person in Law, and whatever Securities might be given to her before Marriage unless they were supported by Trustees, would, on such Marriage, revert back again, and be merged in the Husband's Fortune, and be unsafe for the Wife.

A Marriage Bond is of no greater Effect and Force than any other Bond Debt; but as the Wife is frequently Executrix to her Husband, and the Law usually throws the Right of Administration upon her, whenever she is either Executrix or Administratrix, she as well as any other Executor or Administrator has a Right to pay her Bond Debt first, and preferable to all other Bond Debts, or Debts of an

equal or inferior Degree.

But if the Husband becomes Bankrupt in her Life-time, this has been adjudged to be fuch a contingent or uncertain Debt, that her Trustees cannot come in as Creditors to prove fuch Debt under fuch Commission, which the following Cases

A Husband who was a Trader (in Consideration of a Marriage, and of a Portion) gave a Bond to his Wife's Trustees, to leave the Wife (if she survived him) 1000/. the Obligor became a Bankrupt; and it was objected, that in Lord Cowper's Time it had been ordered, in case of Bond given on so valuable a Consideration, that the Money computed upon the Distribution to be the Share of the Obligee in this 2 Fern. 664. Bond, should be put out at Interest, and the Creditors have such Interest during Calliford. the Life of the Husband, the Bankrupt; and if the Husband should die, leaving the Wife, the Money to be paid to the Wife; but if the Wife should die in the Life-time of her Husband, then the Money to be paid to the Creditors.

On the other Hand, Lord Macclesfield was faid to have doubted of this, where- Ex Parte Forfore this Case coming now in Question before the present Lord Chancellor King, hin Ill. Vac. his Lordship ordered the Precedents made in Lord Comper's Time to be left with 2 Peer Will.

And his Lordship was of another Opinion, conceiving, that no Part of the Bank- 1728. rupt's Estate should wait, or be deferred from being distributed; the Act ordering that the Bankrupt's Estate should be distributed within Months; especially that the Distribution should not wait, as in the present Case, for a Debt which was neither debitum in presente, and never might be debitum in futuro, in regard the Wife might die in the Life-time of her Husband; besides the Husband, after his Certificate allowed, might go to his Trade again, and become a folvent Person able to pay off his Bond: The Court resolved, that the contingent Creditor should not come in for a Distribution, neither should the Money be reserved in Favour of

But his Lordship declared, that though the Debt was contingent when the Obligor became a Bankrupt, yet if the Contingency happen before the Distribution made, then fuch contingent Creditor should come in for his Debt; so if such Contingency happened before the fecond Dividend made, the Creditor should come

in for his Proportion thereof, though after the first Dividend.

The Obligor on a Bottomree Bond became Bankrupt before the Return of the Ship, and the Ship did not return before the Distribution made; whereupon it was held that the Obligee should have no Benefit of the Distribution upon the Commission. And,

Whereas it was objected, that this Bond would be barred, after the Bankrupt's

Certificate allowed, which could not be unless it was then done.

Per Curiam: This cannot be, if the Obligor is careful in declaring upon his North The Bond; indeed if the Party declares upon the Bond only, he shall be barred; other-causicus Wiy wife, if he fets forth as well the Condition as the Bond in the Declaration; for in fuch Cale.

BANKRUPTCY.

then it must appear, that the Cause of Action did not accrue at the Time of the Obligor's becoming a Bankrupt.

But the above Case is since altered, and the C'higoe in any Bottomree Bond shall be admitted to claim, and after the Loss or Contingency shall trave happened, to prove his Debt and Demands in respect of such Bond, in like Manner as if the Loss had happened before the Time of the Isluing of the Commission of Benkruptcy against the Obligor, and shall be entitled unto, and have and receive a proportionable Part, Share, and Dividend of the Bankrupt's Estate, in Proportion to the other Creditors of fuch Bankrupt, and in like Manner as if fuch Loss and Contingency had happened before such Commission issued.

And this Act makes it the same with the Obligors and Obtigees on a Policy of Infurance.

One Blanchard, a Cabinet-Maker, married the Sifter of Calliford, who had 00/. Portion secured by Land. Blanchard, on his Marriage, gives a Bond to leave his intended Wife, if the survived him, 500% or a third of his Estate, at her

Blanchard became a Bankrupt; Bill by the Assignees to have the 5001. raised by a Sale; and decreed accordingly: but with this, that the Wife thould come in as a Creditor upon the 500/. Bond, and what should be paid in respect thereof, to be put out at Interest and received by the Creditors, during the Life of the Husband, and if the Wife furvived, then the Money to be paid her.

I. S. indebted by Bond to the Wife of A. became a Bankrupt; the Husband comes in and claims the Debt, pays the Contribution Money, but dies before any Dividend was made; the Wife furvives, but dies also before any Distribution.

Lord Chancellor directed the Distribution to be made to the Executors of the Wife, and not to those of the Huthand; repaying to the Huthand's Executors what he had advanced for Contribution.

The Husband's paying the contribution Money did not alter the Property of the Debt, but it remained a Chose in Action, and survived to the Wife,

The Plaintiff brought an Action of Debt against the Defendants for 8001. where-Francis Sparks in the Plaintiff declared, that William Donalfon in his Life-time, viz. the 6th of and Corifepler May, May 1704, by his Bond then gated, conget limited, furvived, in the faid Sum of
William De8001. E.c. with Condition, that if the Heirs, &c. of the faid William thould pay
nation. May 1704, by his Bond then dated, obliged hunself, his Heirs, &c. to the Plainto the faid Plaintiff Tully, and Philip, or the Survivor of them, or the Executors, &c. of the Survivor of them, 4001. within two Months after the Death of the faid William, in Case one Martha Latimer should marry the faid William, and should happen to survive him; in Trust for the Benefit and Behoof of the faid Martha, her Executors, &c. then the Obligation should be void, &c. and the Plaintiff in Fact fays, that after the making the faid Bond, the faid Martha married the faid William Donalfon, and that after the faid Marriage, the faid Philip Rudfby died, and the Plaintiff survived him; and that the said William made his Will, and the Defendants his Executors; and afterwards (the faid Will not being revoked) died; and the faid Martha furvived him, and is yet alive; and that after the Death of the said William Donalson, the Defendant Frances proved the faid Will in due Form of Law; that the faid Frances and Christopher, or either of them, did not pay to the Plaintiff the faid 400 l. within two Months after the Death of the faid William, according to the faid Condition, whereby the Bond became forfeited; and the Action arose to the Plaintiff, to demand of the faid Defendants the faid 800 /. but the Defendants the faid 800 /. though often requested, have not yet paid, &c.

The Defendants, after praying Oyer of the Bond and Condition (which was granted) plead in Bar, that the said William Donalson, after making the Bond, for seven Years, before and after that Time, exercised the Trade of a Biscuit Baker, and got his Living thereby, and became indebted to Sundries in the Sum of 200 /. and more, and became a Bankrupt, and was declared such by the Commissioners, and had his Certificate allowed.

This Case was learnedly argued both for the Plaintiff and Defendant, and the Cause coming on in Michaelmas Term 1728, Judgment was given by the whole Court,

10 Ges. 11.

Mich. 1719.

2 Vern. 707.

James Tully a

CAS PERKPD

ce

ha

en

bai

lov Ar

to fuc.

of :

but

e Bond (hall appened, to as if the Lofs

Time of the

Bankruptcy proportionto the other Contingency

n a Policy of

rd, who had Bond to leave Estate, at her

ool. railed by loome in as a thereof, to be the Hushand,

the Husband dies before any aftribution. accutors of the Executors what

Property of the

r 8001. whereviz. the 6th of c. to the Plainthe faid Sum of liam should pay or the Execuer the Death of d William, and pof of the faid d, &c. and the Martha marthe faid Philip lliam made his Will not being live; and that ber, or either Months after whereby the demand of the

in (which was ing the Bond, e of a Biscuit ies in the Sum h by the Com-

though often

ndant, and the be whole Court, upon upon the Merits, that the Plaintiff's Debt was not barred by the Matter comprised in the Plea, because it was not within the 7 Geo. I. Cap. 31.

In the Matter of James King, a Bankrupt, on the Part of Ann King his Wife.

The faid Ann King, by her Petition in January 1742, fet forth, that on the 16th of Feb. 1731, by Articles tripartite made before her Marriage with James King, between James King the Elder, and the Bankrupt, of the first Part; James Sutton, and the faid Ann King, by the Name of Ann Sutton, his Daughter, of the second Part; and Robert Sutton and John Complin, of the third Part; reciting the intended Marriage: It was, amought other Things, covenanted and agreed, that the same James Sutton should, within three Months after the Marriage, pay the said James King the younger 1000 l. as her Marriage Portion; and if James and Ann should have lifted living at the Death of James Sutton, that then his Heirs, &c. would pay to the said James King the younger, the surton, that then his Heirs, &c. would pay to the said James King should die before the last 1000 l. became payable to him, then the same should in like Manner be paid to the said Robert Sutton and John Complin, &c. in Trust, to place out the same at Interest, on such Securities as the Trustees, with the said Ann King, should approve of, and should pay the Interest to be made thereof to her, during her Life; and after her Decease, for the Maintenance and Education of the Children of the said James and Ann King, till they should attain twenty-one, and then to be paid to them in such Parts and Proportions as the said James and Ann King should appoint; and for Default of such Appointment, to be divided equally between them.

And in Case they had no Issue, then to such Person or Persons as the said James

And in Case they had no Issue, then to such Person or Persons as the said James King the younger should by Deed or Will give or appoint the same unto; and in Default thereof, the same was to be paid to the Executors or Administrators of

the faid James King.

And by the fame Articles, James King the younger covenanted, that if he received the faid 1000l. payable after James Sutton's Death according to such Covenant, that then the Heirs, &c. of the said James King the younger, would, within three Months after his Decease, pay to the said Robert Complin and John Sutton, &c. 1000l. to be by them employed in such Manner and Form, and for such Uses, Intents, and Purposes as were before expressed and limited, touching the 1000l. payable after the Death of James Sutton.

The Articles were executed by all Parties, and the Marriage foon after took

In January 1739, James Sutton, the Father, died; and James and Ann King having Issue a Daughter named Ann, who was then living, James King became entitled to the 1000l, after James Sutton's Death, and the Executors of Sutton accordingly paid him the same; and he gave them a Discharge for it.

In January 1741, Robert Sutton, one of the Trustees, died; and a Commission of Bankruptcy issued against James King, and he was duly found a Bankrupt, and his Estate was assigned to Edward Grace, Thomas Garaway, and Timothy Denham.

That the apprehended that John Complin, the surviving Trustee, ought to be allowed the 10001. So paid to her Husband James King, by Sutton's Executors, in the Nature of a Debt under the Commission, by Virtue of the Covenant i the Articles, and that a proportionable Part of King's Estate, in Proportion to what was to be paid to his other Creditors, might be paid to the Trustees, to be disposed in such Manner as might answer the Intention of the said Articles.

That she had applied to Complin, and had requested him to prove the said Debt of 1000/. before the Commissioners, and to be admitted a Creditor for the same; but that he pretended, though his Name was mentioned as a Trustee in the Articles, yet that he had never executed them; and refused to act in the Trust, whereby she and her Daughter were in Danger of being totally deprived of the Benefit of the 1000/. intended as a Provision for her by the said Articles.

She therefore prayed his Lordship, that she might be at Liberty to name a new Trustee in Complin's Room; and that such new Trustee might be admitted a Creditor under the said Commission for the said 1000/. and might be paid a Dividend

in Proportion with the reft of James King's Creditors, and that the Money to be received by such new Trustee, by Virtue of such Dividend, might be placed out at Interest, in such Manner as that she might receive the Interest thereof during her Life, in case she survived her Husband; and that the principal Monies to be received for such Dividend might go and be paid to such Child or Children of her by James King, as should happen to be living at the Death of the Survivor of them, in case there should be any such Issue; and in such Manner as was directed by the Articles; or that his Lordship would make such other Order, as to him would feem meet.

And on the 21 Jan. 1742, this Petition came on to be hear I before his Lordship, and was learnedly argued by Council on both Sides: And the Cases of exparte Cazalet, Holland, and Calliford, Tully and Sparkes, were cited; and on the first Hearing, his Lordship gave the Gentlemen who were Council for the said Ann King, surther Time to speak to it, and in the mean Time to search for Precedents; and upon this Petition coming on again before his Lordship, and no other Precedents to the Point appearing, his Lordship was pleased to be of Opinion, that he could not relieve the Petitioner Ann King; and therefore he ordered such Petition to be dissinssed.

Debts due to, and from, the Wife when fingle.

Miles v. Wil-

S. 7.

MILES brought a Debt against Husband and Wise, upon a Bond entered into by the Woman when single. The Desendants jointly plead in the Bar, that the Plaintiff ought not to have his Action, &c. and say, that after the Intermarriage, Williams the Husband became a Bankrupt, and a Commission issued against him, and he submitted, and in all Things conformed himself to the Statute of the 4 Anne, and to all other Statutes relating to Bankrupts; and therefore the aforesaid John and Eleanor, by Vinue of the aforesaid Statute, say, that the Action aforesaid arose to the said Miles, before the said John Williams became Bankrupt; and that they were ready to verify, and therefore they demanded Judgment, if the said Miles ought to maintain his Action. The Plaintiff demurred, and shewed for Cause, that the Debt arising upon the Bond made by the Wise solely, was not discharged by the Statute, mentioned in the Desendant's Plea; and also that the Plea ought to have concluded to the Country. The Desendants joined in Demurrer. And after several Arguments in this Case, Parker Chief Justice, having stated the Record at large, delivered the Resolution of the Court.

th

th

fio

fu

28

The two great Questions which have been made in this Case, are these,

1. Whether this, being a Bond given by the Wife dum fola, be such a Debt as shall be discharged by the Bankruptcy of the Husband, by Virtue of the Statute of Anne 4. Cap. 17. mentioned in the Plea?

2. Whether the Defendants have well concluded their Plea or not; it being to the Judgment of the Court and not the Country?

As to the First, we are all of Opinion, that it is a Debt within the Act.

The Words of the Clause upon which it depends, are, That the Bankrupt shall be discharged from all Debts by him due and owing, at the Time be became Bankrupt; and then in Case he be sued for any such Debt, the Act directs, that he shall, and may plead in general, that the Cause of Action did accrue before he became a Bankrupt.

Upon these Words the immediate Question is, whether this was a Debt due, and owing by the Husband, at the Time he became Bankrupt?

It was faid, and (I think) admitted at the Bar, That a Debt due by the Wife, and one due to the Wife, dum fola, must fall under the same Consideration.

This is very reasonable, and therefore I have considered how far a Debt due to the Wife, would be within this Act, to be affigned by the Commissioners of Bankruptcy. And in order to understand this, it is necessary to go back to the former Acts.

And those of 13 Eliz. Cap. 7. and 1 Jac. I. Cap. 15. give the Commissioners Power over the Bankrupt's Body, Lands, &c. and to assign all Debts due, or to be

due, to and for the Benefit of the Bankrupt, and the same to be recovered in the

Name of the Affignees.

Now I take the Intention of these Laws to have been, that the Bankrupt having been guilty of a Fraud should not be trusted any more with the Management of his Estate, &c. So that upon this Intention, all those Estates and Debts, which he could take in, or turn into Money, the Assignees were designed to have in as full a Manner, either by Action or otherwise, and that in their own Names.

The best Rule of construing Acts of Parliament, is by the Common Law, and by the Course which that observed in like Cases of its own, before the Act.

Thus it is in the Statute de Donis, which enacts, that Tenant in Tail non babeat potestatem alienandi Tenementa, to prevent their Coming to the Issue; and that a Fine levied by him, ipso jure sit nullus. Now,

that a Fine levied by him, ipjo jure fit nullus. Now,

The Effects of this Statute being a Difability to alien to the Prejudice of others, therefore the Law ranks the Person incapacitated thereby, with Bishops, and other Ecclesiastical Persons, and with Husbands, who were by the Common Law disabled to alien to the Prejudice of their Successors and Wives.

And therefore though the Words be, that Tenant in Tail, shall not have Power to alien, and that his Fine shall be void, yet it has been construed, that a Fine by Tenant in Tail is not merely void, but makes a Discontinuance, thereby putting the Issue to his Formedon, and that other Alienations, either put the Issue to his Action, or allow of his Entry, just as the Law stood before in Rela-

tion to Bishops, &c.

At common Law it is a general Rule, that no body can have an Action but a Creditor, or, if he be dead, bis Representative: But there are two Cases wherein this Rule fails, viz. in the Case of a Forfeiture, and of an Assignment to the King. For though a Chose in Action cannot be assigned to a common Person, yet it may to a King. And in both these Cases, the King or his Grantee or Assignee, may sue for these Duties in their own Name, 21 Hen. VII. 19. Though generally the Grantee sued in the King's Name, but that was only in order to take Advantage of the King's Prerogative.

Now let us see, how far the Wife's Debts were liable in these Cases.

In the Case of Forseiture as by Outlawry, &c. the Debts of the Wife were

always extended and feized.

In the Case of Assignment of Debts to the King, Hob. 2. 253, is an Authority in Point; and that notwithstanding the 7 Jac. I. Cap. 15, which makes Assignment of Debts void, other than such as grew due originally to the King's Debtor bona fide. For the Purpose of that Law was, that no Debtor of the King should procure another Man's Debt to be assigned, which was the common Practice. But this, says the Book, is his own Debt, though not to his own Use, which he may himself release and discharge, and by the same Reason may assign. This proves two Things.

First, that the Husband might assign these Debts by the common Law. Secondly, That he was not restrained from doing it, by the Statute, because they were the Husband's own Debts.

This Reason concludes to the Case at Bar.

First, As it is the Husband's own Debt within the Words of the Act.

Secondly, That as the Husband might affign it, ergo, so might the Commis-

Besides, it is to no manner of Purpose, and can serve no good End, to say, that such Debts are not affignable: For if they should be left in the Husband, as soon as ever he recovers them, the Commissioners must have the Money, and apply it to the Use of the Creditors.

But in order to confine the Sense of the Words, Debts due and owing to him; it has been objected,

First, That the Statute does not extend to Debts due to a Bankrupt as Exe-

Respons. This is true; but it is for this particular Reason, because they are appropriated to pay the Debts of the Testator: And if they were assigned, it would be a Wrong, viz. a Devastavit.

6 R

Secondly.

cipal Monies to or Children of the Survivor of as was directed der, as to him efore his Lordthe Cafes of excited; and on council for the te to fearch for

ordship, and no it to be of Opiherefore he or-

e Money to be t be placed out

thereof during

a Bond entered lead in the Bar, after the Interminifion iffued nielf to the Star; and therefore, fay, that the Villiams became emanded Judg-laintiff demurit made by the the Defendant's atry. The Desis Cafe, Parker efolution of the

re these,
e such a Debt as
of the Statute of
not; it being to

n the Act. be Bankrupt shall ecame Bankrupt; nat he shall, and

ore he became a nis was a Debt

upt?
due by the Wife,
eration.

far a Debt due commissioners of go back to the

e Commissioners bts due, or to be due,

BANKRUPTCY.

Secondly, It has been objected, that the Statute does not extend to Debts due to the Bankrupt jointly with another.

Refp. The Case cited for that Purpose from 1 Lev. 17. is not determined, such Debt might be affigned to the King by any one of the Creditors; and so it is adjudged, Mich. 19 H. VI. And it would be forfeited by the Outlawry of one.

However, that Case is not before us. Thus far is plain, that a Debt due from Cap. 15. 8. 3. him and another would be within this Act of 4 Anne, for it is so declared by the declaratory Act of 10 Anne, which provides at the same Time, that the Discharge of the Bankrupt shall not extend to discharge the other joint Debtor.

But this of a Husband and Wife is a different Case; for it is his Debt, as he is

one with her.

But it is contended, that the Bankruptcy ought not to give the Hufband a better Right in his Wife's Debt, and bar her of her Contingency by Survivor-

Refp. It does not give him a better Right; for his Release for a Confideration to himself alone, would have barred her of the Contingency; and this is a Rela-

tion in Law, and amounts to the fame Thing.

Besides, that is answered by the Fistion of Law, whereby the Statute of Jac. Cap. 15. and this Statute has made it as a Debt, and new Security to the Affignees. Suppose a Bond was made to A. in Trust for B. who becomes a Bankrupt, the Affignees may bring the Action in their own Name, though B. must have brought it in the Name of his Trustee.

Objected. The Husband must join with his Wife in this Action, but the As-

fignees cannot do it.

This is answered as before, and by the Cases of Forseiture and Affignment to

the King: But to put another Case:

Suppose a Bill of Exchange be made to the Wife, dum fold, the Husband may assign it, and the Assignee shall bring the Action in his own Name.

his Reasoning holds stronger, in the Case of Debts due from the Wife:

First, Certainly it is the Husband's Debt, and the Action must be brought in the Debit and Detinet. It is admitted to be the Husband's Debt after Judgment; and it were hard to fay, that a Judgment of Law charges a Man with a Debt,

who was not chargeable with it, when that Judgment was given against him. Secondly, If the Intent of that Act be considered, and the Question asked. Cui bono? it will appear still stronger. The Persons concerned in this Matter, are.

First, The Bankrupt; Secondly, the Creditors; Thirdly, the Wife.

As to the Bankrupt, if an Action be brought against him on such Bond, what Execution can the Plaintiff have? If he takes a Fieri Facias, or Elegit, as foon as he finds Goods or Lands, the Commissioners ought to seize them; this would oe wholly ineffectual; and if he takes a Capias, it will only ferve to lay the Bankrupt up in Prison, when all his Estate wherewith he should make Satisfaction, and deliver himself, is taken out of his Power. And that is the Reason of his being discharged, viz. because his Ability to pay is entirely taken from him.

And this diftinguishes it from the Case of an Executor, and shews that he ought not to be discharged as to the 'l'estator's Debts, for he retains his Ability to pay them, by keeping the Effects which he has as Executor; and the Com-

missioners cannot meddle with them, because they are appropriated.

It was insisted at the Bar, that he ought to be discharged from all his Debts, because he is not only obliged to part with all his Estate, liable to pay those Debts, but all whatsoever wherewith he might pay his Debts; as for the Purpose, Copybold Lands, which are liable to no Execution.

Secondly, As to the Creditor.

It cannot be for his Benefit that this Debt should not be within the Act ; for the Bankrupt's whole Estate will be otherwise disposed of, and his Action against the Bankrupt can be worth nothing; but if this Debt be within the Act, then may he come in for his Dividend.

The C sequence of the contrary Opinion is, that you take from him every Thing wherewith his Debt may be paid, and at the same Time will not let him in for

a Share.

Thirdly,

o Debts due to

termined, fuch s; and fo it is tlawry of one. Debt due from leclared by the the Discharge

Debt, as he is

the Hufband & y by Survivor-

Confideration this is a Rela-

he Statute of Security to the omes a Bankough B. must

, but the Af-

Affignment to

Husband may

m the Wife: be brought in

r Judgment ; with a Debt. ainst him. estion asked,

Matter, are, Bond, what

legit, as foon ; this would ay the Bank-Satisfaction, cason of his om him.

ews that he s his Ability nd the Com-

l his Debts, those Debts, ose, Copybold

he Act; for his Action in the Act,

m bim every t bim in for

Thirdly,

Thirdly, As to the Wife.

It will be a Discharge to her, at least a temporary one; viz. during the Husband's Life. But though it be not necessary to give any Opinion upon that, yet I think it will amount to a persect Release, and the Wife will be discharged for

But no Harm can arise from this, for the Creditor is supposed to have had his

Dividend, and the Debt is paid in Confideration of Law.

A Case may possibly be put, where a Woman being in Debt may make over all her Effects in Trust, and then marry a Bankrupt, and by that discharge all her Debts, and yet preserve her Estate; but that would be a fraudulent Conveyance, as against Creditors, quoad as much of the Estate as would satisfy their Debts, and for that they might have Remedy.

It was objected, that this Discharge is a personal Privilege, and not communi-

Resp. It is a necessary Consequence that it must extend to her, because every Thir in the Husband's Power is assignable, and all her Estate is in his Power: If the Husband be possessed of a Term for Years in Right of his Wife, it may be fold on a Fi. Fa. and yet it is not actually transferred to the Husband by Intermarriage.

For these Reasons, we are all of Opinion, that this is the Husband's Debt, within

the Meaning of the Statute.

As to the second Question, viz. whether the Plea be good or not? We are like-

wife all of Opinion, that it is ill, not to conclude to the Country.

A Liberty of Pleading generally is given to the Bankrupt, and ... he may avoid the Hazard of Pleading specially; but then he must take upon him the Proof of his Conformity to the Statute in every Particular: Of if he thinks fit to plead the Matter specially, then he must set forth every Point; and by it he has every Advantage against the Plaintiff, that he must reply one Particular only, upon which Issue must be taken. Here the Defendant has pleaded the Matter specially, but not set forth the Whole, and therefore it is ill for that Reason; for by the express Words of the Act, this is to be pleaded, so as that the whole Merits may be tried.

There are several Cases at common Law, where a Man shall conclude his Plea to the Country, though there be no Affirmative and Negative, to prevent the Inconvenience that would arise by going on to a Replication, as in 33 H. VI. 21. to a Fine, quad Partes sinis nibil babuerunt; & de boc ponit se supra Patriam.

So in Dower, nunqui fie fie de Dower, & de boc, &c.
And the Reason of this is, for that it would be inconvenient to go on to a Replication, because to reply generally would leave it too large and comprehensive, and to reply any particular Kind of Estate, would be too narrow, and conse-

quently immaterial. This Statute has found a new general Issue in this Case; and this was the Foun-

dation of Judgment in Bird and Lacy's Case, Mich. 6 Anne, C. B. Rot. 321. that a Plea upon this Act was well concluded to the Country; and if so, it cannot conclude to the Court.

It may be observed on the Statute of Sewers (23 Hen. Cap. 5.) that by these Words of that Act, a general Replication is expressly given, to avoid the Forcing the Plaintiff to a single Point; and so the Mischief which would be in this Case is prevented; thus it must have been in this Act, if it had not been the Intention of it to make the Plea a general Issue,

For this Fault in the Plea, which is shewn for Cause of Demurrer, and which would put a Difficulty upon the Plaintiff, not intended by the Statute, Judgment

must be given for the Plaintiff.

A Feme fole is a Mortgagee in Fee for 800 l. and marries a Tradesman, who be- Befwill v. coming a Bankrupt, a Commission of Bankruptcy is taken out against him, an Per Will, the Commissioners assign over all his Estate, real and personal; afterwards the 458. Case Husband dies, and the Writings relating to this Mortgage being in the Affignees 131. Hands, the Widow of the Bankrupt brings a Bill in Equity against the Assignees,

for these Writings, and to have the Benefit of the Moregage. This Cause came on to be heard, and, for its Difficulty, was ordered to be

spoke to again, when his Honour delivered his Opinion folemnly for the Plaintiff, the Wife.

But afterwards being diffictisfied with that Opinion, he ordered the Decree to

be stayed, and to be attended again by Counsel.

Whereupon his Honour gave his Opinion, that if there had been any Articles before the Marriage, purporting, that this Mortgage Money should continue in the Wife, as her Provision, or should be assigned in Trust for her, there would have been a specifick Lien upon the Mortgage, and have preserved it from the

Bankruptcy. Also it might have been a Matter of different Consideration, if the Assignees had been Plaintiffs in Equity and defired the Aid thereof, to strip an unfortunate Widow of all that she had in the World, towards the doing of which, Equity would hardly have lent any Affiftance; because the Affiguees claiming under the Bankrupt Husband, could be in no better Plight than the Husband would have been; and if the Husband had in Equity sued for the Money, or else prayed that the Mortgage might be foreclosed, Equity (probably) would not have compelled the Mortgager to have paid the Money to the Huiband, without his making some Provision for his Wife, by an Application to the Court against the Huiband, and the Mortgager might have prevented the Payment of the Money to the Husband, unless some Provision were made for her.

But in the present Case, the Widow was Plaintiff against the Affignees, so that

the, and not the Creditors, fought the Aid of Equity.

And here being in the Mortgage Deed a Connant to pay the Mortgage Money to the Wife, this Debt, or Chofe in Action, was well assigned by the Commisfioners to the Assignees, and vested in them, like the Case of Miles and Williams (last cited) where a Bond made to a Wife (dum fola) was adjudged to be liable to the Husband's Bankruptcy, and affignable by the Commissioners.

Wherefore if the Right of the Debt was vested in the Assignees (as plainly it was) though the legal Estate of the Inheritance of the Lands in Mortgage continued in the Wife; yet this was not material, it being no more than a Trust for the Affignees, like the common Case where there is a Mortgage in Fee, and the Mortgagee dies, here the Mortgage Money belonging to the Executors, though the Heir takes the legal Estate by Descent, yet he is but a Trustee for the Executor, for the Trust of the Mortgage must follow the Property of the Debt, else the Mortgager would be in a very hard Case, liable to be sued by the Assignees of the Commissioners upon the Covenant; and also in an Ejectment by the Wife of the Mortgagee; whereas the letter Suit would be enjoined in Equity.

Then it was infifted, that here were Articles entered into before the Marriage of the Bankrupt and his Wife, by which the Husband covenanted to settle the Wife, in the Manor of Date, or to leave her 1000/. within three Months after

his Death.

But in this Agreement it appeared, that the Husband had his Election all his Lifetime, and that if the Wife had brought her Bill in Equity against the Husband, the could not have compelled him to do the one or other; neither could the, upon fuch Bill, or otherwife, have compelled him to give any farther or better Security for the Payment of this 1000/. because she had that Security which the at first agreed to take, and the Court could not better it against her own

But upon another Point, viz. as to 200 l. I'art of the Wife's Portion, on a Note given by the Husband at his Marriage, signifying his Consent that the Wife should have this 200% the Court held the same was specifically bound thereby; so that with Respect to this only, the Plaintiff was relieved, and the Bill, as to

the reft, difmiffed.

Of the Rights which are invested in the Bankrupt's Children by Virtue of Marriage Settlements, and Trustees for supporting contingent Remainders.

F a Man before Marriage with his Wife makes a Settlement, or enters into Articles with Trustees to make such Settlement upon his Wife, and conveys or agrees to convey, such Estate to Trustees, to the Use of himself or has Assigns,

r the Plaintiff. the Decree to

n any Articles ld continue in there would d it from the

the Assignees n unfortunate vhich, Equity ing under the d would have or else prayed ot have comhout his makunft the Hufthe Money to

gnees, so that

rtgage Money the Commifand Williams to be liable to

(as plainly ig fortgage conan a Trust for Fee, and the utors, though or the Execuhe Debt, else the Assignees t by the Wife nity.

the Marriage to fettle the Months after

lection all his inst the Husneither could y farther or curity which unst her own

n, on a Note nat the Wife and ther by; he Bill, as to

of Marriage

r enters into and conveys Lis Affigns,

for the Term of his Life, without Impeachment of Waste; and after the Determination of that Estate, to the Use and Behoof of A. B. and C. D. and their Heirs, during the Life of the Husband, upon Trust, to preserve the contingent Uses and Estate therein after limited, from being barred, destroyed, or prevented; and for that Purpose to make Entries and bring Actions as Occasions shall require; but, nevertheless, to permit and suffer the Husband and his Affigns, during his Life, to receive and take the Rents, Issues, and Profits of the same Premisses to his and their own Uses; and from and after the Decease of the Husband, to the Use of the Wife for Life; and afterwards to the Use of the first and other Sons of their Bodies, according to Priority, and their Heirs Male; and for Default of such Issue, to the Daughters and their Heirs equally; with proper Provisions for raising Portions for Daughters and younger Children, as is usual in Marriage Settlements; though the Remainder in Fee is limitted to the Bankrupt, for want of Issue Male or Female; yet if such Person becomes a Bankrupt, and has a Wife and Children, or Children and no Wife, though this is an entailed Estate, yet it is not such an Estate as he can lawfully or equitably bar by a Fine or common Recovery, and confequently he will be only Tenant for Life, and his Wife will enjoy the Jointure, and his Children his Estate after his Death, and the Creditors cannot defeat such Estate.

But if he dies without Children, and becomes a Bankrupt, and there are no Remainders over, but the Remainder in Fee is in him, Quere, whether a Court of Equity would not, after confirming his Wife's Jointure, direct and enable the Truffees, in Conjunction with him, to bar the Estate Tail, for the Benesit of his Creditors: But there have been Instances where Trustees have joined with the Husband, and defeated the legal Estate by a Recovery; but Acts of this Kind have been always looked upon as the highest Breaches of Trust, and if a Purchaser was to buy the Estate, or a Mortgagee to lend any Money upon it, with Seathe subse-Notice of the Trust, he would be unsafe in so doing. And as this is a Matter quent Case of of great Consequence to Families, I shall for that Reason cite the following Cases. Chapman

of great Consequence to Families, I shall for that Reason the there were Trustees Pyr. George It was declared by the Lord Keeper Harcourt, that where there were Trustees Pyr. George appointed by Will to preserve contingent Remainders, and they before the 1 Per Will.

appointed by Will to preserve contingent Remainders, and they before the 1 Per Villa.

Rep. 128. Birth of a Son joined in a Conveyance to destroy the Remainders, this was a Sa plain Breach of Trust, and any Person taking under such Conveyance, if volun- Mich. 1710. tarily, or having Notice, should be liable to the same Trusts.

And though it was objected, that this had been only obiter, faid in Equity, and that there never was any Precedent of a Decree in such a Case:

Lord Keeper faid, it was so very plain and reasonable, that if there was no Precedent in this Case, he would make one.

But this was the principal Case, which was, that there was a Son born before the Conveyance by the Trustees, and the Estate being in Mortgage, the Son came into Equity after the Tenant for Life, to redeem.

Agreeably to what was thus declared by Lord Harcourt, it has been fince expreffly decreed by Lord Chancellor King, affifted by Lord Raymond and Chief Baron Reynolds, in the Case of Mansell vers. Mansell, December 1732 (hereaster mentioned) which was the Case of a voluntary Settlement, and where the Court unanimously delivered it as their Opinion, that nothing in common Justice, Sense, and Reason, could be a plainer Breach of Trust, than that those who were appointed Trustees, to the Intent to preserve the Estate to the first Son (and for that Purpose only) should directly, contrary to their Trust, join in the Destruction of the Settlement.

But where there is Tenant for Life, Remainder to the first Son, &c. and no Trustees to preserve contingent Remainders, in such Case if Tenant for Life by Fine or Feoffment destroys the Remainders, there being no Trustee, there can be, consequently, no Breach of Trust; and this being the Law, Chancery will

But then as this was a Hardship at Law, to prevent which the Method of appointing Trustees was invented, so it is reasonable that the Trustees, when they let in this Hardship by violating the Trust reposed in them, should themfelves be liable for the same; but if the Conveyance be voluntary, or if there be Notice of the Trust, such Trust shall follow the Land.

Trin, Term, 1717. Baffett v. Clapbam. 1 Peer Will. 358,

One after Marriage makes a voluntary Settlement of his Lands to himfelf for "Life, Remainder to Trustees to support contingent Remainders, Remainder to his first, &c. Son in Tail successively, Remainder to himself in Fee; and contracting Debts, he after makes a Conveyance of his Estate to other Trustees, for Payment of these Debts.

The Creditors bring a Bill, and fint al.) infift, that the Trustees for preserving contingent Remainders should join in the Sale to destroy the contingent Remainders: And this came on by Consent before Sir Jaseph Jekyl, who took Time to consider of it, alledging, that though in the Case of Sir Thomas Tippen, where Trustees had joined in cutting off Remainders created by a voluntary Settlement; the Court on a Bill brought by a remote Relation, had resused to punish them, as distinguishing betwixt a voluntary Settlement, and one made on a valuable Consideration; yet he had not known a Precedent where the Court ever decreed the Trustees to join in destroying the contingent Remainders; this being the Reverse of the Purpose for which they were at first instituted.

But this Cause coming on in August 1717, and a Precedent being shewn where such a Decree was pronounced, his Honour decreed, that the Trustees should join to destroy the contingent Remainders, and be indemnissed, it being at the Suit of the Creditors, and for raising of Money for Payment of Debts.

Note, Sir Thomas Tippin's Case was, where, upon a Marriage, Settlement was made by a third Person to the Use of the Husband for unnety Years, Remainder to Trustees, during the Life of the Husband, to support contingent Remainders; Remainder to the Wife for Life, Remainder to the first, &c. Son of the Marriage, Remainder to the Heirs of the Body of the Husband, Remainder to the Right Heirs of the Husband: There was no Issue of the Marriage, and the Remainder in Fee being contingent, in regard the Limitation to the Husband was for Years only, and the Estate not moving from the Husband (for if it had, the Remainder limited to the right Heirs of the Husband, would have been the old Reversion) the Trustees joined to destroy this contingent Remainder.

And on this Cafe being cited, it was faid by the Master of the Rolls, that if a Son had been afterwards born, it would have been a Breach of Trust, but this Remainder to the right Heirs of the Husband, being a remote Limitation, and not within the Consideration of the Settlement, and voluntary, Equity would not punish it as a Breach of Trust.

This Cause came on, upon an Appeal to my Lord Chancellor King, from the Decree of the Master of the Rolls.

Edward Vaughan feifed in Fee, in 1683, devised Lands to his Sister Dorothy, afterwards the Plaintiff's Mother, for Life, Remainder to Trustees to preserve contingent Remainders, Remainder to the Use of her first, and other Sons in Tail Male, Remainder to the Use of his Cousin Edward Mansell in Fee, and tharges the Estate with a Debt of 1200 s. and dies.

The Plaintiff's Mother intermarried with Sir Edward Manfell, and in 1685, they, with the Remainder-man in Fee, join in a Feoffment, with a Covenant to levy a Fine to Truftees to the Use of the Plaintiff's Father in Fee; and this is expressed to be the Intent that the Fee imple might be vested in him, for the raising of Money for the Payment of the Debts of Edward Vaughan the Testator (whose Inheritance it was) by demising, selling, or mortgaging the Estate, or any Part thereof, and for other good Causes and Considerations; a Fine is levied accordingly at the grand Sessions in Carmarthenshire, where the Lands lay. About a Year after, the Trustees, to preserve contingent Remainders, reciting the Will, Feoffment, and Fine, convey the whole Estate by Lease and Release to the Plaintiff's Father in Fee, Darethy being then with Child, and then the Plaintiff is born; after the Father makes the Plaintiff Tenant for Life, &c. and dies.

The Plaintiff brought his Bill to have the Benefit of Mr. Vaugban's Will, and infiffed on the Breach of Truft; and that the Parties who claim under the Fine and Feoffment, being Parties to the Breach of Truft, ought not to take Advantage of it.

The Defendant in his Answer insisted on the Fine and Feoffment.

The Maßer of the Rolls decreed for the Plaintiff for so much as was not alicnated bona fide; and this Decree was confirmed in Mich. Vacation, 6 Geo. II. by

got. wide postca.

Trin. Term,

Manfill v.

himself for lemainder to e; and con-Trustees, for

or preserving ent Remainook Time to ippen, where Settlement; punish them, on a valuable t ever decreed his being the

shewn where rustees should t being at the ts. ettlement was

Remainder to mainders; Rethe Marriage, he Right Heirs mainder in Fee or Years only, Remainder li-Reversion) the

Rolls, that if a Trust, but this imitation, and uity would not

King, from the

Sifter Dorotby, tees to preferve er Sons in Tail , and tharges

l in 1685, they, venant to levy the railing of estator (whose e, or any Part levied accorditing the Will, le to the Plainaintiff is born;

an's Will, and inder the Fine to take Ad-

was not alie-6 Geo. II. by Lord Chancellor King, affifted by Lord Chief Justice Raymond, and Lord Chief Baron Reynolds, as before mentioned.

A Man had devised Lands, which were in Mortgage to be fold, and the Surplus At the Roll, of the Money to be paid to his Daughter; the Daughter married a Man who Parker a foon after became a Bankrupt, and the Commissioners assigned this Interest of the Dyker. Wife's. The Husband died, and the Affignees brought this Bill against the Wife and Trustees, to have the Land fold, and the Surplus of the Money paid to them. But the Court would not affift in stripping the Wife (who was wholly unprovided for) of this Interest, but dismissed the Bill.

Of Possibilities.

BY this Statute it is enacted, that the Bankrupt is to discover to the Commission of Go. II. fioners upon Oath, such Estate and Effects as he may have any Profit, or S. 1. Possibility of Profit, Benefit, or Advantage whatsoever by.

And a Possibility is defined to be such an uncertain Thing as may or may not a Peer Will. happen; but it must be such a Right, according to the Case of Higden and 382. Williamson, as a Person may lawfully depart withal, and of which, by some Deed

or Writing, he may have a Possibility one Time or another to enjoy. But if a Bankrupt has Relations, who may possibly provide or not provide for him, as they shall think fit; this uncertain Possibility is no Part of the Bankrupt's Estate, and if he obtains his Certificate, will not pass to his Creditors; because he had it not in his Power to part with his Relation's Fortune, nor could he tell what his Will or Intention might be, or whether he would give him any Thing or no.

William Davidson having devised a Legacy of 6001. to his Son, payable at twen- Hil. Term, ty-one, for which he had obtained a Decree, and 637 l. reported due; before he Toulion v. received the Money he became a Bankrupt, and the Commissioners assigned the Graut. 2 Vern.

Legacy and Benefit of the Decree,
The Bill was brought by the Affignees to have the Benefit of the Decree; to which the Defendants (the Executors) demurred; infifting that a Legacy was not within the Compais or Provision of any of the Acts made against Bankrupts, to be affigned to the Creditors.

But the Demurrer was overruled; and faid, that the Act of Parliament ought to be taken in the most beneficial Sense, for the Advantage of the Creditors.

Of Interests which have been determined not to center in the Bankrupt.

THE Defendant, upon Marriage of his Son, fettles Lands upon himfelf for Mich. 1690. Life, Remainder to his Son for Life, &c. and covenants, during his own the 2 Vera. Life, to pay his Son 151. per Ann. The Son becomes a Bankrupt; the Plaintiff, Rep. 194-as an Aflignee, brings the Bill against the Defendant (the Father) to have the Benefit of this Agreement, and to compel Payment of the 15 l. per Ann.

Per Curiam: An Aflignee, under a Statute of Bankrupt, is not entitled to have the Performance of an Agreement made with the Bankrupt; and that it was fo adjudged in the Case of Drake and the Mayor of Exeter. And therefore dis-

Coates, possessed of a Lease of Years, contracted with the Committee of the Company for a new Leafe, and paid Part of the Fine; and, by Coates's Confent, a new Lease was made to Mosse by the Company, and to him executed. Coates was at the Time of Treaty a Bankrupt. The Question was, whether the Commissioners could assign the Lease to the Prejudice of Mosse, and Drake's Case was

The Lord Keeper ordered that the Plea and Demurrer be ousted, and the Benefit thereof faved till the Hearing; he doubted of the Leafe: There were other Matters for the Benefit of Maffe also in the Plea.

Of the Creditors; who are fuch, and therein of proving their Debts, and how Notice of their Meeting is to be given; and of Debts due to the Crown.

EVERY one to whom the Bankrupt is indebted, either on Bonds and Notes, or by Book-Debts or fimple Contracts, by Recognizances, Statute Staple, or Judgmeats, Specialities with Penalties, Attachments, and Securities where no Execution is fue att, are Creditors, and have a Right to a Share in the Bankrupt's Estate.

Creditors on Bonds or Notes, by Book-Debts or fimple Contract, are equally entitled to a Dividend under a Commission of Bankruptcy, with Creditors by adgment, Statute, &c. and Creditors that have Debts due to them payable at a future Day, may petition, or join in petitioning, for a Commission.

But Creditors upon contingent or uncertain Debts, or upon Bottomry Bonds, could not come in as Creditors, or prove their Debts, till fuch Contingency happened, before paffing the subsequent Act, viz.

And as Merchants and other Traders frequently lend Money on Bottomree, or at Respondentia, and cause their Vessels with their Cargoes to be insured; and where Commissions of Bankruptcy have issued against the Obligor, or the Assurer, &c. before the Lofs of the Ship or Goods have happened, it hath been made a Question whether the Obligee, or the Assured, should be !t in to prove their Debts, or be admitted to have any Benefit under fuch Commission, which may be a Discouragement to Trade: For Remedy whereof, it is enacted, that from the 29th of October, 1746, the Obligee in any Bottomree or Respondentia Bond, and the Assured in any Policy of Insurance made bona fide upon a valuable Consideration, shall be admitted to claim; and after the Loss or Contingency, to prove the Debt thereon, in like Manner as if the same had happened before the Issuing of the Commission of Bankruptcy; and shall receive a proportionable Dividend with the other Creditors of the Bankrupt's Estate; and after the said 29th of October, every Bankrupt shall be discharged from the Debt on such Bond and Policy of Insurance as aforesaid, and shall have the Benefit of all the Statutes against Bankrupts, in like Manner as if such Loss or Contingency had happened, and the Money due thereon had become payable before the Time of the Issuing of such Commission.

F wEF by

tio fig in

a l

G

ſh

re

of

th

ca

Sa

ar

it

al

th

fh in

th

th

W

One seised of Lands in Fee, owes a Debt by Statute, and afterwards becomes a Bankrupt, and the Creditor, by Statute, extends the Lands, then a Commission of Bankruptcy is sued out; and whether the Lands should be liable to the Statute Creditor, was the Question.

This was referred by Lord Chancellor to the Judges of the Common Pleas, who held that a Creditor by Statute, and a Statute not fued, and executed before the Bankruptcy, should come in only pro rata, though there were Lands in Fee bound by the Statute.

In February 1716, the Defendant Fletcher, being seised in Fee of some Lands in Bedfordshire, borrowed 1500l. of the Plaintiff Orlebar, (one of the Masters in Chancery) on a Judgment afterwards, viz. August 20, 1717, the Defendant Fletcher articled with the other Desendant, the Duke of Kent, to sell the Premises to the Duke in Consideration of 5000l. to be paid down, and 650l. to be paid at Christmas then next; the Duke to be let into Possession at Michaelmas; subsequent to which Transactions, the Desendant Fletcher becoming a Bankrupt, the Plaintist, Mr. Orlebar, brought his Bill against the Duke of Kent, Fletcher the Bankrupt, and the Assignces under the Commission, praying that the 650l. remaining in the Duke's Hands might be paid to the Plaintist towards Satisfaction of his Judgment.

In the principal Case the Court said that the Duke could not be deemed a Purchaser until he had paid the 650% which remaining in the Duke's Hands, was Part of the personal Estate of the Bankrupt, and must be liable to his Creditors.

Wherefore, per Curiam, let the Affignees convey the Premises in Fee to the Duke of Kent, in the same Manner as the Bankrupt had articled to do, they standing in his Place; and in Consideration of this, let his Grace pay the 6501 to the Affignees, for the Benefit of the Creditors; and as to the Plaintiff Mr. Or-

19 Ges. 11,

Sir George Newland, & al. against — 1 Peer Will. 92. Easter Term, 1706.

Mich. 1721. Orlebar & Fletcher and the Duke of Kent. 1 Peer Will, 737. Cafe 212. nd boro Notice

ls and Notes, tatute Staple, critics where in the Bank-

t, are equally tors by Judgole at a future

tomry Bonds, ingency hap-

ttomree, or at d; and where Affurer, &c. de a Question Debts, or be a Discourageth of October. Affured in any ll be admitted ereon, in like fion of Bankreditors of the t shall be diffaid, and shall ner as if fuch become pay-

rds becomes a commission of the Statute

on Pleas, who ed before the in Fee bound

ome Lands in e Mafters in dant Fletcher emifes to the aid at Chrift-flubfequent to the Plaintiff, he Bankrupt, remaining in faction of his

eemed a Purnds, was Part editors. in Fee to the

in Fee to the o, they stand-6501. to the tiff Mr. Orlebar, lebar, the Judgment Creditor, he must come in for a Proportion only with the rest of them.

A. draws a Bill payable to B. on C. in Holland for 1001. C. accepts it; afterwards Exparte Ryf. A. and C. become Bankrupts, and B. receives 401. of the Bill out of C's Effects, "with after which he would come in as a Creditor for the whole 1001 out of A's Effects. 89. Bill T. B. permitted to come in as a Creditor for 601 and the Mafter directed to fee when 1722, Lord ther the other 401. was paid out of A's Effects in C's Hands, or out of C's own Macter field. Effects, if the latter, then C. is a Creditor for this 401. also, but if out of A's Effects, then the 401. of the 1001 is paid off.

A. gives a Promiffory Note for 2001. payable to B. or Order; B. endorfes it to E-Parte Le-C. who indorfes it to D. A. B. and C. become Bankrupts, and D. receives five fibers, 2 Prof. Shillings in the Pound, on a Dividend made by the Affignees against A. D. shall Easter Term, come in as Creditor for 1501. only out of B's Effects, and if D. paid Contribution 1727. L. C. Money for more than 1501. it shall be returned.

Francis Venaker Esq. (Son and Heir, and also Executor of Nicholas Venaker, his Francis Venaker) Plaintiff, such the Commissioners and Assignees of a Statute of Bankruptcy ker Esq. v. against one Shelbury, to be let in to pay his Contribution Money, and to have a Esq. Value proportionable Benefit of the Bankrupt's Estate with the rest of the Creditors. Finel's Rep. The Case was, that Shelbury, who was a Scrivener, and Agent for the Plaintiff's in Chan. 1-60.

Hil. 1673.

The Case was, that Shelbury, who was a Scrivener, and Agent for the Plaintiff's in the Andrews, and Agent for the Plaintiff's in the Andrews, and Father, had got several thousand Pounds of the Father's Money in his Hands, for z₅ Car, 11. which he had only Shelbury's single Bond, on some of which he got Judgment and Execution on Shelbury's Goods, which were appraised, and Part thereof came to the Father's Possessing in his Life-time, or to his Bailist after his Death, and were sold by them. That a Commission of Bankruptcy was sued out against the said Shelbury by the Desendants, who pretend that Shelbury had committed an Act of Bankruptcy before the Father had obtained any Judgment against him.

That Leefon and Nafb had brought feveral Actions against the now Plaintiff and his Trustees, in three of which Actions they were non suited; that in another Action he had obtained a Verdict for 9201. Since which the Plaintiff, before any Assignment of the Bankrupt's Estate, hath offered to pay his Contribution Money, being a Creditor for above 60001. The Commissioners insist that they found Shelbury a Bankrupt before the Father's Judgment, and the Assignees say that they have recovered against the Plaintiff 531. Damages, in an Action of Trover, for Shelbury's Goods in his Hands, &c. But now the Council for the Plaintiff offering that he should stand in his Father's Stead, and be accountable for all that the Father had received of the Bankrupt's Estate, and that he should pay a reasonable Proportion

Court decreed should be accepted, and he admitted a Creditor accordingly.

The Plaintiffs lived in Gloucestershire, where also one Blithe lived, who owed Ethough is them Money, and having committed some Acts of Bankruptcy, he afterwards at a 70 m came to an Account with the Plaintiffs, and sold them several Parcels of Goods in Filed Sec. Satisfaction of their Debts.

of Contribution Money, so that he might be let into the Statute, which Offers the

The Defendants lived in Loudon, to whom also the said Blithe was indebted; 16.7 m and they having employed a Design to discover his Estate in the Country, and how it had been disposed, and to procure the same to be distributed equally amongst all his Creditors; it was at last agreed amongst them, that the Plaintiff should wave the Disposal of the Goods to them already made by the said Blithe, and that they should have an equal Distribution with the Defendants, in Proportion to their respective Debts; and for that Purpose, that a Commission of Bankruptey should be taken out at London, and executed there, and all the said Debts put in Hotelpot.

Accordingly a Commission was executed at London, but without giving Notice thereof to the Plaintiss, or any Commissioners sent into the Country, to join with the others therein, in order to a persect Discovery of the said Blitbe's Estate, as

And afterwards the Defendants prevailed with the Commissioners in London, within a Month after the Execution of the Commission, to make an Assignment and Dividend of the said Bankrupt's Estate, contrary to the said Agreement: intending thereby to exclude the Plaintiss, and now refuse to let them come in for their Shares, though they have offered to pay their Contribution Money, and

Proportion of the Charges of the Commission; but have brought Actions of T_{ro-} ver for the Goods so sold and delivered by the said Blithe.

To be relieved against which Actions, the Plaintiffs have brought this Bill; and that the said Agreement might be performed, and the Dividend made amongst the Defendants be set aside, and that the Plaintiffs may be let in to have an equal Distribution with them.

All which Matters appearing to the Court, though the Defendants denied the faid Agreements, yet such Relief was decreed, as the Plaintiffs had prayed.

An Action was brought by the Plaintiff (an Affignee under a Commission of Bankruptcy) against the Commissioners of Land Tax. In this Case, one Farlow was a Collector of the Land Tax, and had collected a great deal of Money for the publick Use, and on July 7, 1731, absconded and became a Bankrupt; and on the 16th of the same Month and Year, the Commissioners brought their Warrant, and seized his Goods, &c. after a Commission was taken out, and Assignees appointed. This Case was tried before Lord Raymond, and Verdict given for the Plaintiff, subject to the Opinion of this Court.

Serjeant D. The only Question in this Case is, whether the Act of Bankruptcy so took away the Property of the Goods before Assignment, as to make them cease to be his?

C. J. If an Extent be issued out, nay, only one tested, before the Goods, &c. are assigned, that Extent will be good.

D. That is a prerogative Cafe, but this is in the Cafe of a private Person. In C. B. in London, 3 Geo. II. Andrews and Sir Mathew Decker's Case was tried at Nisi Prius, before Chief Justice Eyre, and the Action was brought against Sir Mathew for a salie Return to a Fieri Facias, viz. nulla bona. It appeared on Evidence, that Goods of the Desendant were in the House at the Time of the Return, but that the Party whose Goods were to be taken, became a Bankrupt before the Writ was delivered to the Desendant, and that a Commission was issued against him, but his Goods were not affigned over by the Commissioners. Here the Commission was held to be a sufficient Proof of his being a Bankrupe.

Serjeant E. This Case concerns the Crown, and therefore the Property is not altered till Assignment, and an Extent in Aid executed before the Assignment, is good; so in 3 Keb. 14. The Crown is not bound by Statutes relating to Bankrupts; so Sir William Jones 203. An Extent and a Warrant from the Commissioners of the Land Tax, alters only the Manner of collecting the Money of the Crown. By the Statute of 3 Geo. II. fol. 25. if any Collector resules to pay the Money which he has collected, any Commissioner may commit him, and seize his Estate; and this is a new Law, and shall controll all the former Resolutions. 3 Lev. 69. 191. S. C.

D. This Case does not concern the Crown; for by the Statute 3 Geo. II. fol. 18, it appears that the Seizure of the Collector's Estate is for the Benefit of the Parish, which is answerable for the Money at all Events; therefore the Parish is to return to the Commissioners substantial Men to be Collectors and Assessment the Money collected comes not to the Crown till it is paid into the Hands of the

C. J. In this Case are two Questions, the first is, whether if this be the Case of a private Person, what Effect an Act of Bankruptcy has on the Goods in that Case, before an Assignment? In the Case of a private Person, there is no actual vesting the Bankrupt's Estate before Assignment, because the Commissioners have only a Power of Disposal; but after Assignment they vest to many Purposes by relation from the Time of the Bankruptcy, as to avoid the Acts done by the Bankrupt himfell; and therefore I think if a Judgment be given against one before a Bankruptcy, and the Execution be completely executed by Sale of the Goods and Payment of the Money over before the Assignment, that the Execution will be good. But here in the Case of a private Person the Execution would not be completed, for the Goods were not disposed of by the Officer before the Assignment; and then I think this Commission will over-reach it. So the Question is, whether this is a prerogative Case? And it seems to me that it is; for though the Money when levied is to be applied to the publick Use, yet it is always considered as Money of the Crown; therefore it is always recovered by the prerogative Power; and I think it hard to

b

Actions of Tro-

ht this Bill; and ade amongst the ive an equal Di-

dants denied the d prayed.

a Commission of Case, one Fareal of Money for Bankrupt; and ught their Warit, and Affiguees ict given for the

ct of Bankruptcy to make them

e Goods, &c. are

rate Person. In Case was tried at ight against Sir ppeared on Evine of the Return, krupt before the vas iffued against ners Here the rupt.

roperty is not ale Affignment, is elating to Bankin the Commisne Money of the fules to pay the him, and feize ner Resolutions.

Geo. II. fol. 18. fit of the Parish, Parish is to red Affelfors, and re Hands of the

is be the Cafe of ods in that Case, no actual vesting iers have only a ofes by relation Bankrupt hime a Bankruptcy, and Payment of good. But here d, for the Goods hen I think this is a prerogative n levied is to be of the Crown; think it hard to imagine, imagine, that the fummary Remedy given to the Commissioners by the Statute of 3 Geo. II. should put the Crown in a worse Case than it was before; and if an Extent in this Case had been sued out, the Goods would have been bound even from the Test of it; and there could be no Relation.

The Question here is, whether this Warrant can have the same Effect as an Extent would have had? As to the Parish being liable, that makes not less the Money of the Crown than before, for that is only giving the Crown a double Security for the Money. And in the Case of Box and Norton, it was held, that an Extent and Execution, after Affignment, would be good: The other Judges faid little to it. See Salkeld 111. contrary to Andrews's Case, cited by Darnall, and per Curiam. It was ordered to stand over.

A. fells Land to B. who afterwards becomes a Bankrupt, Part of the Purchase 1 For. 26...

Money not being paid. A. shall not be bound to come in as a Creditor under the Mich. 1684.

Chairman a Statute, but the Land shall stand charged with the Money unpaid, though no Tanner.

Agreement for that Purpose.

greement for that Furpoie.

If there be an Act of Bankruptcy committed, and a Creditor obtains a Judgment Easter Term, 13 W. III.

fubsequent to it, now the Judgment is thereby avoided.

A. and B. were Sureties for G. for the Payment of some Money, and had Counter-Bonds to fave them harmless; the Money was not paid at the Day, and the Sureties paid it, and afterwards C. became Bankrupt; the Question was, whether Opern & al. they were Creditors within the Statute, and it was resolved that they were; and a Churchman.

so it has been determined in several subsequent Cases.

No Commission of Bankruptcy can remove or carry away any Goods belonging to a Bankrupt, till all the Rent due to a Landlord is paid, although there be feveral Years in Arrears, provided the Landlord seizes for Rent before the Goods are removed; but if the Landlord does not seize before the Commission takes the Goods off the Premises, he must then come in as a Creditor with the rest of the Bankrupt's Creditors.

Also if there are not sufficient Goods upon the Premises to pay the Landlord's Rent, he can only take what Goods there are, and after they are appraised and fold, as the Law in Cases of Distress for Rent directs, then the Landlord may come in as a Creditor for the Rent remaining due, with the rest of the Creditors.

All Debts due to the Crown are preferable, and to be paid before any others, except where an Estate or Interest is incumbered, conveyed, or configned, prior to such Debts due to the Crown; and in the Case of a Landlord, where a Year's Rent is to be retained before an Extent can take Place.

And in the Case of a Commission of Bankruptcy, if an Extent is taken out the same Day and executed with the Commission, the Extent shall take Place, and carry away the Effects before the Commission; and according to the Case of Brassey and Dawfon (hereafter mentioned) an Extent shall take Place from the Test of the Writ, though not executed till some Days after a Commission of Bankruptcy; and notwithstanding an immediate Assignment has been made of the Estate and Essects.

But if an Assignment is made before the Execution, or the Test of the Extent, fuch Affignment takes Place before the Crown, and the Crown can then only come in as a Creditor, pari passu, with the rest of the Bankrupt's Creditors; which the

following Cases will make appear. Mr. Sollicitor prayed the King's Process might take Place against the Assignee of Monk a Clor-Commissioners, the Defendant being a Bankrupt; which by the Court cannot be, ica; 3 K h. 14. unless Seizure be made and returned by Inquest before the Assignment; also this Enter 14. being not an immediate Debt, but in Aid of Receivers, who were jointly bound M.J. Rep. with Monk, the Court refused to deliver Money, till an Inquest be returned of this 23. Pl. 1. particular Debt, though Clayton himself was Sheriff, and would return none;

and an Adjornator till Notice to the King's Attorney.

Mr. Attorney Finch prayed, that Money of the Plaintiff's, being a Bankrupt and Monk a Co. an immediate Debtor to the King by Returns of Money from the Commissioners of ton Michael Car. II the Excise (which in Truth was from one Tbistlewait a Collector) might not be delivered out of the Court to the Assignee of the Commissioners. On Norwich's Case 4 Car. I. in the Exchequer, that the King in such Case shall be first satisfied; contrary, where his Debt is but in Aid of another. But it was not allowed, but

BANKRUPTCY.

the Money ruled to be delivered to the Assignees, and that the King may by Scire

Face's against them recover it.

5 Geo. 11. C.

The Commissioners shall forthwith, after they have declared the Person a Bankrupt, carde Notice thereof to be given in the Gazette, and shall appoint Time and Place for the Creditors to meet (which Meeting for the City of London, and all Places within the Bills of Mortality, shall be at Guildhall) in order to chase Assignees; at which Meeting the Commissioners shall admit the Proof of any Creditor's Debt that shall live remote from the Place of such Meeting, by Affidavit or solemn Assirmation, and permit any Person duly authorised by Letter of Attorney (Oath or Affirmation being made of the Execution thereof, either by an Affidavit fworn, or Affirmation made before a Master in Chancery, ordinary or extraordinary, or before the Commissioners viva voce; and in Case of the Creditors residing in Foreign Parts, such Affidavits or Affirmations to be made before a Magistrate, where the Party shall be residing, and shall together with such Creditors Letters of Attorney, be attested by a Notary Publick) to vote in the Choice of Assignees, in the Place of fuch Creditor.

An Oath of a Creditor for proving his Debt before the Commissioners.

YOU shall swear that C. D. late of &c. at the Time of his becoming a Bankrupt was justly and bona fide indebted to you in the Sum of &c. and that 'you have not fince that Time been any ways paid or fatisfied for the fame or any Part thereof.

Note, every Man is to subscribe his Debt, and the Commissioners are to enquire whether the Debts were contracted during the Trade.

Where Copartners are Bankrupts, baving joint and Separate Estates and Seeditors.

Ruftworth a Hodfon. 2 Show. Rep. 103. Eafter Term, 32 Cur. H. Nelfon. Lutev. 85. 219 135. Per North C. J. 1 Mod. Rep.

215. Trin. Term, 28 Car. II. B. R. At Nifi Prints

C. Holt. 13 Will. 111, C. ın B. R. 446.

OF two Partners, Brewers, the one become Bankrupts, and the whole Debt was affigned over; but it was refolved that the Affignee should only recover a Moiety, because only one Moiety past by the Assignment.

If there are Accounts between two Merchants, and one of them becomes Bankrupt; the Course is not to make the other, who perhaps, upon stating the Accounts, is found indebted to the Bankrupt, to pay the whole that was originally intrufted to him, and to put him for the Recovery of what the Bankrupt owes him into the fame Condition with the rest of the Creditors, but to make him pay that only which appears due to the Bank-upt on the Foot of the Account, otherwise it will be for Accounts betwint them, after the Time of the other's becoming Bankrupt, if any fuch were.

If there be several joint Partners, and a Person has Dealings generally with one of them in Matters concerning their joint Trade, whereby a Debt becomes due to the faid Person, it shall charge them jointly, and the Survivors of them: But if in Case the Person had rather deal with one of them upon his own separate Account, he must make his Agreement specially; in which Case the Debt shall be only his and his Executors, and shall not survive.

If one or more of the joint Traders become Bankrupt, his or their Proportions only are affignable by the Commissioners, to be held in common with the rest who were not Bankrupts.

If there be an Act of Bankruptcy committed, and a Creditor obtains Judgment subsequent to it, then a Commission is taken out; now the Judgment is thereby avoided.

If there be several joint Traders, Payment to one of them is Payment to all. So if they all, except him to whom the Payment was made, were Bankrupts, the Payment is only unavoidable as to his Proportion. And if there be four Partners, whereof three are Bankrupts, and their Shares assigned, and a Payment is made to him that was no Bankrupt, it is a Payment to all the Aflignees, for now they are all Partners.

Parviin L'ern, Easter

A. and B. became Partners in some Iron Mills, and some time after A. alledged that B. had not brought in his Proportion of the Stock, and had wasted the joint Term, 1691. Stock, for which he brought a Bill against him to be relieved, and the Matter by

Confent

ing may by Scire

Person a Bankpoint Time and London, and all r to chuse Assigof any Creditor's fidavit or folemn Attorney (Oath Affidavit fworn, xtraordinary, or s residing in Folagistrate, where rs Letters of At-Assignees, in the

missioners.

coming a Bankof &c. and that the fame or any

ers are to enquire

es and Greditors.

whole Debt was d only recover a

n becomes Banking the Accounts, iginally intrusted wes him into the m pay that only otherwise it will ing Bankrupt, if

nerally with one becomes due to them: But if in eparate Account, shall be only his

heir Proportions ith the rest who

otains Judgment ment is thereby

ment to all. So krupts, the Pay-four Partners, ayment is made s, for now they

ifter A. alledged wasted the joint d the Matter by Confent

Confent was referred, and the Referree awarded that B. should (in Consideration of the above Allegations being proved) deliver to A. what remained of the Joint-Stock, and the Leafe of the Iron Mills to be by him enjoyed to his own Ufe, and general Releases to be given; which Award, after Exceptions taken to it, was afterwards confirmed and decreed by the Court. B. was afterwards found a Bankrupt, and the Plaintiff being a Creditor to him by Bond, had an Affignment made to him by the Commissioners, and brought a Bill to have an Account of B.'s Estate that came to the Hands of A. and alledged if any such Award was made, it was after such Time as B. became a Bankrupt; but there appearing no Fraud in the obtaining of the Award, and the same being in an Adversary Cause, and the Award afterwards excepted to, &c. although B. might be then a Bankrupt, yet not being known to to be at the Time of the Award, the Court decreed fuch Award ought to Mand. Quere, if the Decree upon a Rehearing was not reversed?

A. B. and C. were Partners in Trade, and C. embezzles the Joint-Stock, co.1- Richardian a tracts private Debts, and becomes a Bankrupt: The Commissioners assign the Goadwin, &c. Goods in Partnership, and A. the Plaintiff brought a Bill for an Account, and to Trir. Term, have the Goods fold to the best Advantage, and insisted that out of the Produce 1693.

See the Case of them, the Debts owing by the Joint Trade ought first to be paid, and that out of Gest and of C.'s Share Satisfaction must be made for what he had wasted; and that the Dufrenay Assignees could be in no better a Case than the Bankrupt, and were entitled only Poit. to what this third Part would amount unto, clear, after Debts paid, and Deductions for his Embezzlement. And the Court seemed to be of that Opinion; but fent it to a Master to take the Account and state the Case.

A. and B. being joint Traders, a Commission of Bankruptcy issued against them; their separate Creditors applied by Petition, that they might be let in for their Debts upon the respective separate Estates of the Bankrupts under that joint Commission, as the separate Estates were of small Value, and would not bear the Charge of taking out two new Commissions against them respectively.

The Lord Chancellor ordered them to be let in to prove their separate Debts Experie upon the joint Commission, they paying Contribution to the Charge of it; and Growler, directed, that as the joint or Partnership Estate was first to be applied to pay the Mack Term, partnership Debts; and as separate Creditors are not to be let in upon the joint 1715. Estate, until all the joint Debts are first paid; so likewise the Creditors to the Partnership shall not come in for any Deficiency of the joint Estate, upon the separate Estate, until the separate Debts are first paid.

Two joint Traders becoming Bankrupts, there is first a joint Commission taken Expansiout, and the Commissioners assign the real and personal Estate of them both, or Cook. 2 Per either of them; and anterwards separate Commissions are taken out against them, 1971. 500. and an Affignment is made by the Commissioners of these Commissions to other 1728. L. C Affignees, and these apply by Petition to the Court, that they might be at Liberty King. to fue at Law for the separate Estates; but the Lord Chancellor decreed, that the Assignment made by the Commissioners upon the joint Commission, passes as well the separate as the joint Estate of the two Bankrupt Partners, therefore the Affignees on the separate Commissions can make nothing of their Action at Law, and he would not suffer them to spend the Estate in vexatious Suits there, but if they would join in a Bill in Equity for an Account of the separate Estates, he would not hinder them.

It is settled, and is a Resolution of Convenience, that the joint Creditors shall be a Fern. 7. 6. first paid out of the Partnership or joint Estate, and the separate Creditors out of Exparie the separate Estate of each Partner; and if any Surplus of the joint Estate, besides mentioned what will pay the joint Creditors, shall be applied to pay the separate Creditors; before, and if a Surplus of the separate Estate, beyond what will satisfy the separate Creditors, it shall go to supply any Desiciency that may remain as to the joint Creditors: but for the Ease of both Parties, let it be referred to a Commissioner in each Commission, to take an Account of the whole partnership Effects, and the separate Estate and Effects of each of the Partners; and if the Commissioners find any Thing difficult, they are to state it specially; and with regard to the Surplus of the partnership Effects, beyond what will pay the partnership Debts, and the Surplus of

the separate Effects, if any, above what will pay the separate Debts, each Side to apply to the Court for such Surplusses.

Rep. 2 If there are two joint Traders and one of them becomes a Bankrupt, the Com-

Rafter, 7 W. the Bankruptcy of his Companion.

Widdows and Berman. Craven & al. and Knight. Chan. Rep. Eafter Term,

The Defendant A. being indebted to the Plaintiffs, became bound to them in several Bonds; and the said A. and the Desendant B. were for several Years Copartners, by whose Articles of Copartnership A. was entitled to two Thirds of the whole Stock, and B. to one Third: The said A. and B. became Bankrupts, and a Commission was awarded against them; the Commissioners of the said Bankrupts affigned all their Estate to the Desendant C. and others, resting to let the Plaintiffs (Creditors of the Bankrupts) come in, and intend to divide the Estate among the joint Creditors of both the Bankrupts, by Reason whereof the Plaintiffs

Debts will be utterly loft.

The Defendant infifts. that it was agreed by Indentures of Copartnership, that all fuch Debts at hould be owing on the joint Account, should be paid out of the joint Fock. and at the End of the Partnership, each Copartner take and receive to his awn the his Share of the joint Stock; and that the joint Stock or Trade should not be of freed with the private or particular Debts of either of the Partners, but that cach should pay their private Debts out of their particular Estates not included in the joint Stock; that if both of the said Parties should be living at the End of the first to ree Years, of the fix Years, that the faid B. should come in joint Partner accordingly; and during the said joint Trade, the Copartners became jointly included to the other Defendants C. &c. in 6000/. and that A. became indebted to the Plaintiffs as aforefaid, without the Confent of B. and the Money due upon the faid Bonds was not brought into the Account of the joint Stock; and the faid A. was only a Surety, and received none of the Money; and the Defendants infifted that the joint Creditors ought to be first paid out of the Estate in Partnership, and that the Commissioners have no Power to grant the joint Estate to pay the Plaintiffs, they being separate Creditors of A. and if a Surplus of the joint Estate, after the joint Creditors paid, then the Plaintiffs can have but a joint Moiety of such Surplus towards their Satisfaction, the said B.'s Moiety not being liable to pay the faid A. his separate Debts; and the Debts then claiming were the proper Debts of the faid A. and yet after all the joint Debts are paid, there will be an Overplus, fo that thereby the faid B. will be discharged and have Money paid unto him; but if the Plaintiff and other separate Creditors of A.'s be admitted to the joint Estate, there will not be sufficient to pay the joint Creditors, so that thereby not only B.'s Estate will be applied to pay A.'s Debts, but will be liable to the joint Creditors: But there can be no Division of the joint Estate, whereby to charge any Part thereof with the private Debts of either Party; and till the joint Debts are paid, and till Division made of the Surplus, both Parties are alike interested in every Part of the said joint Stock; that the Commissioners have no Power by the Commission to administer an Oath to the Plaintiffs for Proof of their Debts, they claiming Debts from the faid A. only, and the Commission is against A. and B. jointly, and not severally; and therefore cannot admit the Plaintiffs Creditors.

The Court declared, that the Estate belonging to the joint Trade, as also the Debts due from the same, ought to be divided into Moieties, and that each Moiety of the Estate ought to be charged in the first Place with a Moiety of the said joint Debts, and if there be enough to pay all the Debts belonging to the joint Trade, with an Overplus, then such Overplus ought to be applied to pay the particular Debts of each Partner; but if sufficient shall not appear to pay all the joint Debts, and if either of the said Partners shall pay more than a Moiety of the said joint Debts, then such Partner is to come in before the said Commissioners, and be admitted as a Creditor for what he shall so pay over and above the Moiety;

and was decreed accordingly.

Four Booksellers entered into Partnership for carrying on a joint Trade, and being then all in Holland, according to the Custom of the Country, appeared before a Notary, and executed Articles of Copartnership, declaring jointly and separately, that each had advanced 24600 Guilders, Total 98400 Guilders, which Sum was

28 March, 1734. Peter Gofi and John Neaulme Plaintiffs.

0

etr, each Side to rupt, the Comnot affected by

ound to them in everal Years Cowo Thirds of the Bankrupts, and f the faid Bank . fusing to let the divide the Estate cof the Plaintiffs

f Copartnership, ould be paid out partner take and e joint Stock or of either of the their particular Parties should be e faid B. should ide, the Copartool. and that A. nt of B. and the ount of the joint the Money; and paid out of the ver to grant the A. and if a Surlaintiffs can have faid B. & Moiety ebts then claimjoint Debts are if be discharged parate Creditors to pay the joint pay A.'s Debts, ifion of the joint of either Party; e Surplus, both at the Commisthe Plaintiffs for and the Com-

ade, as also the and that each a Moiety of the ging to the joint plied to pay the r to pay all the a Moiety of the Commissioners, eve the Molety;

fore cannot ad-

Trade, and beappeared before and feparately, which Sum was

to pay all the Debts they had then contracted, as mentioned in an Inventory ; San. Days but no Debts (hould be paid not mentioned in the faid Inventory, nor any Debts (mail of all which either of the Copartners might contract on his own private Account; that ants. a Sum agreed on between them should be allowed for Maintenance; and that all Loss and Gains should be equally shared and borne, with other usual Covenants.

The Copartnership was carried on from November 1725 to May 1728, when one of the Partners, for a Sum agreed on to be paid him, quitted and released his Claim to the other three, between whom the Articles were continued and carried on, on the first Foot, and one of them was intrusted with the Goods in Shop and Warehouse.

But he became profule, and embezzled the copartnership Stock, and applied the fame to his own Use, and suffered the partnership Debts to be unpaid; and having contracted private Debts on his own Account, became a Bankrupt, and a separate Commission was taken out against him.

The Messenger took Possession of the partnership Goods, and the Commissioners executed an Assignment to the Desendants, who in Consequence thereof took Possession of the partnership Goods and Books, and received several of the partnerthip Debts, and were getting in the rest, with an Intention to apply them to the Payment of the separate Creditors, whereas the Goods are copartnership Goods, and ought to be applied to pay the copartnership Debts, and to make the Plaintiffs Satisfaction for what the Bankrupt had embezzled for his own separate Use, and the Residue to be divided into equal Parts, two Thirds to the Plaintiffs; are one Third to the Bankrupt, to which he is entitled, and is to be Part of his & ather Estate; this was the Prayer of the Plaintiffs Bill, as that the Defendants have restrained from selling any Part without the Plaintiffs Concurrence.

The Affigness admit the Bill, and the Articles, that they have taken For Sion and fold some of the Stock with Consent of the Plaintiffs, and have the force an Account in the Schedule to their Answer, of the Stock, and submit to ap the Estate as the Court shall direct; and his Lordship was pleased to decree us fol-

7. That it should be referred to Mr. Lighthourn to take an Accuracy of the Lord Talber's Decree. partnership Debts received by the Plaintiffs in Holland.

2. To take an Account of the Partnership Estate in England, received by the Affignees, or any for their Ufe.

3. To take an Account of the partnership Debts owing by the Bankrupt and the Plaintiffs.

4. To cause an Advertisement for the joint Creditors of the Banksupe and Plaintiffs to come in and prove their Debts.

5. To take an Account of what Embezzlements the Bankrupt has made of the copartnership Estate; and in taking Accounts, Plaintiffs and Defendants to be examined on Oath, to produce all Books, &c. and to have all just Allowances.

6. That what the Master shall certify the copartnership Debts shall amount to shall, in the first Place, be paid by the Plaintiffs and Defendants to the joint Creditors in Proportion to their Debts, and as far as the copartnership Estate in their Hands will extend.

That if it shall appear any of the partnership Estate remains in the Plaintiffs and Defendants Hands, after the partnership Debts are paid, then the Master to divide the same into three Parts.

8. And the Plaintiffs are to take two Thirds, and out of the Bankrupt's one third Part, they are to take what it shall appear he has embezzled of the pastner-

o. And if there shall be any Residue of the Bankrupt's third Fast, after the partnership Debts, and the Bankrupt's Emoczelements are satisfied, then the same is to be paid to or retained by the Assignees for the Benefit of the Bankrupt's separate Creditors.

10. The Master may state any Thing specially; and all Parties are to be paid their Costs of this Suit out of the copartnership Estate, to be taxed by the Master.

On the 11th of September, 1742, a joint Commission issued against Peter Powell and Peter Powell the Younger, of Exeter, and the Commissioners exe- De. 23, cuted an Aflignment of the Estate and Effects to the Assignment that were chosen, 1742, Lord Hardwich.

and they, by Virtue of the faid Affignment, possessed themselves of all the joint

and separate Estate of the Bankrupts.

And the said Bankrupts, having several separate Creditors, they the said Creditors, in a Petition to the Lord Chancellor, set forth their said several separate Debts, and that they had applied to the Commissioners to be admitted Creditors, which they refused, as this was a joint Commission, and they therefore prayed, that they might come in and prove their Debts under the faid joint Commission, and that the Commissioners might take joint and separate Accounts of the joint and separate Estates; and that what should be found on such Accounts to belong to the separate Estates, might be applied by the Assignees towards Satisfaction of the respective separate Creditors; and that the Petitioners might be paid their Costs of the Application by the Assignees.

Upon which Petition, his Lordship ordered as follows:

1. Let the Commissioners give Notice in the London Gastette, appointing a

Time and Place; when and where the separate Creditors of each of the Bankrupts are to be at Liberty to prove those Dobts under the joint Commission.

2. Let the Commissioners take separate Accounts of the joint and respective separate Estate of the Bankrupts, come to the Assignees Hands, or of any others by their Order, or for their Use, distinguishing the joint and separate Estate of Peter Poppell, as also the joint and separate Estate of Peter Powell the younger, from each other.

3. That what on such Account shall belong to the Bankrupt's joint Estate, shall be applied by the Assignees towards Satisfaction of the joint Creditors; and in case there shall be any Surplus of the joint Estate, after all the joint Creditors shall be paid their whole Demands, then the Moiety of the Surplus is to be carried to the Account of the separate Estate, and to be applied to satisfy the separate Cre-

ditors respectively.

4. And if there is any Surplus of the separate Estates, after all the separate Creditors shall be paid their whole Demands, then such Surplus of the separate Estates. or either of them, is to be carried to the Account of the joint Estate, and to be applied towards Satisfaction of the joint Creditors, and let the respective separate Estates bear a proportionable Part of the Charge of suing out the Commission, and executing it, to be appointed by the Commissioners; and let the Costs of this Application be paid the Petitioners by the Affignees out of the Bankrupt's separate Estate; and let it be referred to Mr. Bennet to tax the Costs, if the Parties cannot agree.

On this Day a separate Commission of Bankruptcy was taken out against William Crifpe, by William Perritt, Plaisterer. Crifpe was a Partner with Edward Burnaby, Efg. and Captain Barbett, in the Undertaking of building of R. melagb Amphitheatre; and this Debt which amounted to 426% or thereabouts, was Part of a Sum of Money due to Perritt, for Plaisterers Work done in and about the said Amphi-

Criffe petitioned the Lord Chancellor to supersede the Commission, insisting that this was a joint Debt, and that he did not owe Perritt any Thing on his feparate Account; on the 18th of Feb. 1742, this Petition was heard before his Lordship, and on hearing Council on both Sides, and it not then appearing to his Lordship whether Crifpe was, or was not, a Bankrupt, his Lordship did order the Commissioners to execute a provisional Assignment; and did direct an Issue to be tried in an Action of Trover before the Lord Chief Justice Willes in London, wherein the faid William Crifpe was to be Plaintiff, and such Assignee Defendant, and in which the Point of Bankruptcy would come in Question.

And on the 9th of June, 1743, the Cause was tried at the Sittings in London, and by a special Jury, between the said William Crispe, Plaintiff, and William

Perritt (who was chose provisional Assignee) Defendant.

And the iffuing the Commission, the joint Debt of Perritt, the Assignment, and an Act of Bankruptcy committed by Criffe, was proved; and after his Lordthip had clearly and fully summed up the Evidence to the Jury, it appearing to them to be a joint Debt, they were pleased to give a Verdict for the Plaintiff Criffe, with 101. Damages, and 401. Costs, and did not find him Bankrupt for this Debt. But a Point of Law ariling, the last Clause made in the 10th Year

Mr. William

of all the joint

the faid Creeveral separate tted Creditors, refore prayed, t Commission, ts of the joint unts to belong Satisfaction of t be paid their

e, appointing a f the Bankrupts nd respective se-

of any others by Estate of Peter younger, from

oint Estate, shall reditors; and in t Creditors shall to be carried to the separate Cre-

the separate Cree separate Estates, ate, and to be apespective separate Commission, and Cofts of this Apinkrupt's separate he Parties cannot

ut against William Edward Burnaby, nelagh Amphithevas Part of a Sum the faid Amphi-

million, infilting Thing on his feheard before his hen appearing to ordship did order d direct an Issue Willes in London. ignee Defendant,

ittings in London, tiff, and William

the Assignment, d after his Lordit appearing to him Bankrupt for in the 10th Year of Queen Anne was read, which declares, that the Discharge of any Bankrupt by Force of any Acts relating to Bankrupts, from the Debts owing by him, at the Time he became Bankrupt, shall not be construed, nor was intended or meant, to release or discharge any other Person or Person, who was or were Partner or Partners with the said Bankrupt in Trade, at the Time he became Bankrupt, or then stood jointly bound with him for the said Debts, from which he was discharged; but that notwithstanding such Discharge, such Partners or joint Obligors with fuch Bankrupts, shall be and stand chargeable with, and liable to pay such Debts, and to perform such Contracts, as if the said Bankrupt had never

been discharged for the same.

And the Case was drawn up, and approved of by the Lord Chief Justice for the

Opinion of the Court of Common Pleas.

Where the Question was, whether a separate Commission can be taken out for a joint Debt, which was learnedly spoke to on both Sides, but the Court came to

no Opinion. And it came again to be argued before the Lord Chief Justice Willes on the 3 Feb. 17451 fame Question; when after hearing the Reasons offered pro and con, by the learned Council, the Court gave Judgment, and the Lord Chief Justice delivered its Opinion; and his Lordship, Mr. Justice Abney, and Mr. Justice Burnet, were all of Opinion, from the Cases which had been cited, and the Reasons and Precedents that had been laid before them, that the Commission was regularly issued, and that a joint Creditor had a Right to take out a separate Commission, and therefore made the fellowing Rule.

William Cripe against William Perritt; ordered, that the Verdict found for the 5 May 17434 Plaintiff b. void, and that a Verdict be entered for the Defendant.

And on the 11th of May 1744, Perritt preferred his Petition to the Lord Chancellor, fetting forth the feveral Steps and Proceedings, and the Determination of the Court in this Case (and Crifpe having, pursuant to his Lordship's Order of the 18th of Feb. 1742, deposited 100 l. in the Bank, in the Name of the Accomptant-General, to be placed to the Credit of this Matter, and in order to stay all Proceedings under the Commission) he therefore prayed his Lordship to discharge his Order of the 18th of Feb. 1742, and that the Commissioners might be at Liberty to proceed in the Execution of the Commission, and that the 1001. paid into the Bank by Criffe, might be paid him towards the Costs which he had been put to, on Account of fuing out the Commission, and Proceedings at Law.

And on the 24th of May 1744, such Petition was heard before his Lordship; and his Lordship, after hearing Council on both Sides, ordered that the major Part of the Commissioners named in the said Commission should be at Liberty to proceed in the Execution thereof, and that the 100 l. paid into the Bank of England should be paid to Perritt, as Part of the Bankrupt's Estate and Effects.

And on the 26th of May 1744, Grifpe was declared a Bankrupt in the Gazette.

How far the Commissioners shall overreach the Acts of a Bankrupt, from the Time of the Act of Bankruptcy committed.

1st, A S to the Bankrupt's receiving Debts due to him from his Debtors.
2dly, As to his selling his Goods bona fide.
3dly, As to his selling and mortgaging his Lands.
4thly, As to his mortgaging or pledging his Goods.
5thly, As to his paying Debts.

And, 1st, A Bankrupt may receive his Debts after the Act of Bankruptey, 1 7at. 1. from such Debtors as do not know him to be a Bankrupt, and the Payment will C. 15.

adly, All Persons buying Goods of a Bankrupt, not knowing him to be so, and a Show. 5220 paying for them bona fide, shall be received in the Equity of the Provise, 1 Jac. I. Cafe in Chan. Cap. 15.

And Contracts where there is quid pro quo, the Bankruptcy shall not over-72. Perrat a And to be taken

that though Goods were bought and paid for, they may be recovered at Law, though not in Equity. Frank's Cafe cited by Lord North. Skin. 149. 3 Lov. 58, 21.

And the Reason is, that if it was otherwise, it would be a great Prejudice to Trade, insomuch that it would not be carried on with any Sasety, and the Law would be a Snare for the Innocent, and fair Contractor, who cannot possibly have any Notice of the Act of Bankruptcy, as the following Abstract clearly determines.

19 Gm. II. P. 515.

P. 516.

The Preamble observes, that many Persons within the Description of, and liable to the Statutes concerning Bankrupts, frequently commit secret Acts of Bankruptcy unknown to their Creditors, and other Persons with whom they have Dealings; and after committing thereof, continue to appear publickly, and carry on Business, by buying and selling of Goods, drawing, accepting, and negociating Bills of Exchange, and paying and receiving Money on Account thereof in the usual Way of Trade, and in the same open Manner as if they were solvent and not become Bankrupt: And as the permitting such secret Acts of Bankruptcy to defeat Payments really made in the Cases and Circumstances abovementioned, where the Persons receiving the same had no Notice of, or were privy to their having committed any Act of Bankruptcy, will be a Discouragement to Trade, and a Prejudice to Credit in general: It is therefore enabled, that after the 2 th of OBober, 1746, no real Creditor of a Bankrupt, in respect of Goods fold to, or Bills of Exchange really drawn, negociated, or accepted by such Bankrupt in Course of Dealing, shall be liable to refund to the Assignees of the Bankrupt's Estate, any Money, which before the suing forth of such Commission was really in the Course of Frade received by him of such Bankrupt, before he had Know-ledge or Natice of Frade received by him of such Bankrupt, before he had Know-ledge or Natice of the Bankrupt, or heing in insolvent Circumstances.

ledge or Notice of his becoming a Bankrupt, or being in infolvent Circumstances, 3dly, If a Man sells or mortgages his Lands, the Bankruptcy will overreach it, although the Purchaser had no Notice of the Bankruptcy, if the Commission issued within five Years after the Act of Bankruptcy, because this is a Mischief which does not immediately concern Trade, and he who buys Land, does it at his Peril, subject to all such Incumbrances as Lands are liable to.

4thly, If a Man mortgages or pledges his Goods after an Act of Bankruptcy, the Commission will overreach it, because the Mortgage or Pawning Goods does not immediately concern Trade, as Buying and Selling does, and he who takes a Pawn does it at his Peril.

5thly, If a Bankrupt pays Debts after the Bankruptcy, the Assignees may recover again the Money; if it were otherwise it would be in the Power of the Bankrupt to preser such Creditors as he should think sit, which is contrary to the Design of the Statutes concerning Bankrupts, which is to put all Creditors upon a Footing.

A remarkable Case, tried under a second Commission of Bankruptcy.

17 May

On this Day a Commission of Bankruptcy issued against William Kell of London, Merchant, who was found a Bankrupt, and submitted to the Statutes, and sinished his last Examination, but never obtained his Certificate under such Commission.

Afterwards he fet up the Trade of a Distiller near Maidenhead in Berkshire; and becoming acquainted with one Ashley, they entered into Copartnership (on the 1st of August, 1741) to carry on the Trade of distilling and rectifying Molasses Spirits, for five Years or thereabouts, and during this Copartnership, Ashley took off all, or most of the Spirits which Kell distilled.

Afterwards fome Disputes arising between them, and Kell being Debtor to Afbley on a separate Account (exclusive of the Copartnership) Afbley, on the 2d of July, 1742, took out a second Commission against Kell, and was chose sole Assignee of his Estate and Estate but Kell having in all Respects submitted to the Statutes relating to Bankrupts, Afbley and the rest of Kell's Creditors signed his Certificate under this second Commission, which was duly confirmed and enrolled; and Afbley sold back to Kell several Parcels of his Houshold Goods, and Part of his Stock in Trade, as a Distiller; for Part of which Goods Kell paid Afbley in Money, and for the Remainder, amounting in Value to 1001. or thereabouts, Kell gave Afbley a Bond for 1001. dated the 28th of October, 1742, payable with Interest in six Months, at sive per Cent. and Afbley promised to deal with Kell afterwards.

Then

of property for R the an or with an

CP

B

Prejudice to and the Law possibly have determines. tion of, and ecret Acts of om they have ly, and carry d negociating hereof in the e folvent and lankruptcy to vementioned, privy to their

ent to Trade, fter the 2 th ds fold to, or Bankrupt in he Bankrupt's ion was really e had Know-Circumstances, ll overreach it, e Commission is a Mischief and, does it at

f Bankruptcy, ng Goods does e who takes a

ignees may re-Power of the contrary to the reditors upon

ruptcy.

Kell of Lono the Statutes, te under fuch

Berkshire; and rship (on the ying Molasses , Afbley took

g Debtor to on the 2d of hose sole Asnitted to the ed and enrol-Goods, and ds. Kell paid ol. or there-742, payable to deal with

Then

Then Kell again fet up the Trade of a Diftiller on his own Account, and Afbley dealt with him, and paid him for two Parcels of Spirits, after the Rate of 4s. per Gallon, to the Amount of 881. 161.

On the 4th and 28th Days of April, 1743, Kell fent Afbley two other Parcels of Spirits, at the same Price, amounting to 1841. 41. and Kell's Bond of 100 l. being then due to Apley, and Kell being unwilling that his Bond should be out against him, he desired Apley to pay himself out of the Goods, for the Bond and Interest due to him, and only give him the Balance for the Spirits.

But instead of so doing, Apley in Easter Term, 1743, brings an Action against Kell for the 100 l. and Interest due on the Bond, and holds Kell to Bail; and at head we are Time by the Messenger under the Commission series each Spirits.

the same Time by the Messenger under the Commission, seizes the Spirits, amounting to 1821. 41. as Affignee under the fecond Commission, and he insisted to retain the same, in Trust for himself and the other Creditors of Kell, under the fecond Commission, by Virtue of the ninth Clause of 5 Geo. II. Ashley proceeded in his Action, and Kell by Way of Set-off to the Debt pleaded, that before the bringing of this Action, Ashley was indebted to him in a much larger Sum, viz. in 1841. 4s. for Goods sold and delivered, out of which Sum Kell was willing to allow the Principal and Interest due to Ashley on his Bond; and upon this Issue was

Pending this Action Kell filed a Bill in Chancery against Afbley, and prayed that Albiey might discover, whether he had not agreed to purchase such Goods of him, Mich, and if such Goods did not come to his Possession; and to be relieved in several 1743. other Matters complained of in such Bill, and that Ashley might be enjoined from

proceeding in fuch Action.

To this Bill Afbley put in his Answer, in which he denied the Spirits were ever fold to him, or that he ever promised to pay for them, and he insisted upon his Right of retaining them as Assignee under the second Commission by Virtue of the abovementioned Clause, Kell's Effects under the second Commission not amounting to pay fifteen Shillings in the Pound; but whether such Goods were, or were not, rightly seized, he was advised was a Matter ought to be tried at Law, where Kell (if at all) had his Remedy; and the Court did not think proper to grant an Injunction, but fent the Parties to Law, and then Afbley proceeded in the Caufe.

And on the 30 November, 1743, it was tried before the Lord Chief Justice Lee

And upon the Argument of this Case, it was insisted by the Council for Asbley, that these Goods were not the Property of Kell, and therefore that he could not fell them; but that they came to Afbley, as Assignee under the second Commission.

That Ashley had the Spirits, but not as a Buyer, and that by the aforementioned Clause Kell's future Effects were liable, he not having paid fifteen Shillings in the Pound; and consequently that the Goods belonged to the Assignee, either under the first or second Commission.

But by Kell's Council, it was infifted that Kell was never discharged by the Act of 5 Geo. II. after 24 June, 1732, except by the last Commission, and therefore possibly could not be within the Intent of that Act, having but once had the

That supposing Kell's future Effects had been liable to his Creditors by the aforesaid Clause, that Ashley could not in any Manner seize them as Assignee under the second Commission; and if he had a Right, he must have proceeded in a legal Way, and have brought his Action against Kell, and then Kell would have pleaded his Ceraficate in Discharge of his Person, and let Afbley have taken Judgment against his Goods, as in the Case of an insolvent Debtor; but that this was by no Means Kell's Case, he not being within the Meaning of the Clause of the Act, as having but once had Relief.

And his Lordship, after having with great Judgment stated the Case (and summed up the Evidence) to the Jury, was clearly of the same Opinion with the Gentlemen who were Council for Kell, that his Case was not within the Intent and Meaning of that Clause, and that the Taking of the Goods by Ashley, as Ashignee, was illegal; and the Jury concurring with his Lordship, found the Plea of the Defendant Kell to be true, as was alledged, and therefore gave a Verdict for him.

But the L. C. J. gave Ashley Leave to move, if he thought proper, in Arrest of Judgment, within fix Days of Hillary Term then next; and Ashley not moving in

Arrest of Judgment in all Hillary Term, the L. C. J. ordered the Postea to be delivered to the Defendant Kell's Attorney, who thereupon taxed the Costs at 30% and took out Execution against Ashley for such Costs, which Askley paid the said At-

And after Askley had paid Kell's Costs, in Easter Term following, Askley moved in Arrest of Judgment, and a Rule was made for Kell's Attorney to attend with the Postea.

And the same Arguments were made use of before the Court of King's-Bench by the Council on both Sides, as were at the Trial of the Cause; but the whole Court were also of Opinion that the Verdict was right, and entirely concurred with the L. C. J. Lee in his Judgment, and therefore they discharged the Plaintiff's Rule.

And in Trinity Term, 1744, Kell brought an Action in the Court of Common-Pleas against Ashley, for the Balance of the Sum of 1841. 4s. due for the Spirits.

And on the 23d of June 1744, this Cause was tried at Guildball, before the C. J. Willes, where the same Arguments were made use of by the Council both for Plaintiff and Defendant, as were infifted on before the L. C. J. Lee, at the first Trial, and before the Court of King's-Bench, on the special Argument of this Case; but the L. C. J. Willes, upon stating it, and fully summing up the Evidence to the Jury, was clearly of the same Opinion with the L. C. J. Lee, and the Court of King's-Bench, and was pleased to make this Observation, viz. That by the very Clause in the Act of Parliament, the Effects of a Bankrupt that had received the Benefit of the Act, according to that Clause, remained liable to his Creditors, as before the Making of the Act; but that it could never be supposed that they were liable to be seized in a summary Way, without a legal Trial, by an Affignee, because nothing was vested in the Affignee but what the Bankrupt had before he was a Bankrupt, and Kell had not received the Benefit of the Act.

And the Jury being of the same Opinion, they therefore gave a Verdick in this Action for the Plaintiff Kell, for 541. 185. besides Costs of Suit; being what was proved to be the Value of the Spirits, after some Allowances were made for Waste and Leakage, and after the Bond of 1001. and Interest was paid by Kell to Ashley.

Of Factors and Executors becoming Bankrupts, having Effects of other Persons in their Hands.

THE Bonnells were confiderable Merchants here in London, and had two Bales of Silk configned them by Altenory and Alteory from Legborn; but before the Ship failed, Advice arrived there, that the Bonnells were failed; and thereupon Altenory and Alteory altered the Confignment of the Silks, and made it to the Defendant.

On which the Plaintiffs, being Affignees under the Statute against the Bonnells,

brought their Bill for a Discovery and Relief.

Upon the first Hearing the Court ordered all Letters, &c. to be produced, and that the Parties proceed to a Trial in Trover, to see whether the first Confignment, notwithstanding the altering thereof, and new Configument made before the Ship sailed, vested the Property of those Silks in the Bonnells; and upon the Trial and Verdict being given for the Plaintiffs, the Cause now came on upon the

burt declared, the Plaintiffs ought not to have had so much as a Discovery, much less any Relief in this Court, in regard that the Silks were the Goods of two Florentines, and not of the Bonnells, nor the Produce of their Effects; and therefore they having paid no Money for the Goods, if the Italians could by any Means get their Goods again into their Hands, or prevent their coming into the Hands of the Bankrupts, it was but lawful for them so to do, and very allowable in Equity.

And it was decreed, that if any Thing was due from the Italians to the Bonnells, that should be paid the Plaintiffs, but they should not have the Value of the Silks, by Virtue of the Confignment or Verdict, and put the Italians to come

in as Creditors under the Statute of Bankrupts.

to

in

w

28

th

a to be delis at 30% and the faid At-

ving, Ashley ney to attend

King's-Bench ut the whole ly concurred d the Plain-

: of Commonthe Spirits. , before the the Council C. J. Lee, at Argument of ming up the L. C. J. Lee, rvation, viz. lankrupt that ained liable to never be supa legal Trial, the Bankrupt t of the Act.

ber Persons in

erdict in this ing what was

ere made for

aid by Kell to

and had two born; but bed; and therend made it to

the Bonnells,

produced, and first Confign-: made before and upon the e on upon the

h as a Discoere the Goods Effects; and could by any ning into the ery allowable

s to the Bonthe Value of alians to come

A. made

A. made a Bill of Sale of some Leases and personal Estate to B. and C. in Trust Copeman a to pay A's Debts; B. at first acted in the Truit, but afterwards C. took the whole fore Lord

into his Poffession, and acted alone, and became a Bankrupt.

And A. brought a Bill against C. and others, to bring C. and his Assignees to an Park Ville Account, touching the personal Estate of A. so assigned, in Trust for the Payment Term, 1-16. of his Debts as aforesaid.

And his Lordship declaring, that he thought the 21 Jac. I. S. 10. to govern this Case, dismissed the Plaintist's Bill with Costs.

But farther Argument being granted on the Case, his Lordship held that it was not within the abovementioned Clause and Statute, in regard this Affignment was with an honest latent, viz. for the Payment of the Debts of the Affigner.

And therefore he ordered the Assignees of C. to account for all the Estate of A. which the Court declared should not be liable to the Bankruptcy of C.

The Plaintiffs brought an Action against the Defendants, for Money had and Youathan received to the Plaintiffs Use; and the Case was as follows:

The Plaintiffs being concerned as Parthers in a large Quantity of Tar, confram: Rickaryfot, Ph. infigned it to Richard Scott, who was their Factor, and Brother to one of the Plaintiffs (between which two Brothers there had been mutual Dealings, and Accounts Surmark to
phich were at that Time unfirtled) which were at that Time unfettled.)

The Ship arrived in the Thames, with Goods the from Carolina, on the 22d of Please May, 1739, of which the Factor had before received a Bill of Lading, and on the 28th of March following he fold the faid Tar to Mess. Cornelius and Jeremiah Owen, who agreed to pay for it in Promissory Notes, payable in sour Months after the Delivery of the said Goods, and that a Debt of 311 at that Time owing to the Buyers from the Factor, upon his own private Account, should be deducted out of the Purchase Money.

On the 1st of April, 1740, the Owners paid the Factor in Part, by giving him one Promiffory Note of 661. 133. 4d. and another of 1021. 6s. 8d. which, with the 311. due to them from the Factor, amounted to 2001.

On the 3d of April following, the Factor, Richard Scott, committed an Act of Bankruptcy, and on the 4th a Commission issued against him, on the Petition of one of the Defendants, and the three Defendants were chosen Assignees, to whom the Bankrupt delivered up the faid two Notes, received from the Buyers in Part of Payment for the Tar, and the faid Affignees afterwards received the Money for them.

The Defendants, as Affignees, likewise confirmed the Sale of the Tar to the faid Owens, and fettled the Account with them, and received the Ballance, being 3781. 4 s. and there being a Bounty allowed by Act of Parliament, at so much per Ton, payable to the Importer of this Tar, the Defendants, as Assignees, did also

receive that Bounty, amounting to the Sum of 2991. 8s. The Affignees infifted that they, as such, were intitled to all this Money, and that the Plaintiffs must come in as Creditors under the Commission; and the Plaintiffs infifted, that the Bankrupt being their Factor, could be only confidered as a bare Trustee, and therefore that the Notes delivered up to them by the Bankrupt, though payable to him or Order, were the Notes of the Plaintiffs, and that the Defendants receiving the Money for those Notes, and also the remaining Part of the Money for the Tar, and the Bounty due to the Importer of that Tar, they received those Monies for the Use of the Plaintiffs.

This Cause was tried by a special Jury, and the Damages were computed at 3581. 10s. and a Verdict was given for the Plaintiffs, subject to the Opinion of the

Court upon this Question.

Whether the Plinists were entitled to such Sum of 358% 10% given by the Verdict, to any, or waat Part thereof?

And the principal Cases which were cited by the Plaintiffs, were those of Copeman and Gallant, herein beforementioned, the Case of L'Apostree v. Le Plaistier, which was tried before Lord Holt, where an Action of Trover was brought against an Affignee in a Commission against one Levi, to whom the Plaintist had delivered some Diamonds to sell; and this being a Question depending upon the Clause of 1 Jac. 19. Sect. 10 and 11. it was made a Case for the Court of the King's Bench; and it appearing that the real Property of the Diamonds belonged to the Plaintiff, and that the Bankrupt had only a bare Authority to fell them for his

Use; therefore the Court were of Opinion they were not liable to his Bank-

The Case of Burdett and Willet was also cited, where, in the Court of Chancery, it was decreed, that the Factor was only in the Nature of a Trustee for his Principal, and that delivering Goods to him did not alter the Property of the real Owner; and upon the Argument of this Case, the Court took Time to consider of it, and fome Time afterwards gave their Judgment for the Plaintiffs, viz. That the Plaintiffs should be at liberty to enter upon that Judgment for the Debt and Costs, deducting thereout the 311. due from the Factor to the Owens.

Motion for a Prohibition to the Ecclefiastical Court for granting Administration to A. where B. was named Executor by the Testator, for that B. was a Bank-

Hill v. Mills. Holt Rep. 3 W. and M. Com. 185. 1 Shows. 223.

Holt C. J. The Ordinary is not to grant Administration, where an Executor is named; and Bankruptcy is no material Disability, he acts en auter Droit, and the Testator hath intrusted him; but in Case of non Jane Memory, there is an absolute Necessity to grant Administration. A Prohibition granted.

If an Executor becomes Bankrupt, a Legatee is to be Creditor.

Of chusing Assignees, and of their Power, and Duty.

5 Geo. II. c. 30. S. 26, 27,

WHEN any Commission of Bankrupt is issued out, the Commissioners therein named, or the major Part of them, shall forthwith, after they have declared the Person Bankrupt, cause Notice to be given in the London Gazette, and shall appoint a Time and Place for the Creditors to meet; which for the City of London and all Places within the Bills of Mortality, shall be at Guildhall, in order to chuse an Affignee, or Affignees, of the Bankrupt's Estate and Effects; at which Meeting the Proof of any Creditor's Debt (that shall live remote from the Place of the faid Meeting) shall be admitted by Affidavit, or if Quakers by Affirmation, or if from abroad, by Letters of Attorney; and all Creditors who shall so prove their Debts at this Meeting, and whose Debt amounts to 101. or upwards, shall be qualified to vote in the Choice of Assignees, and he or they that shall be so chosen by the major Part in Value of the Creditors then proving their Debts, shall have an Affignment from the Commissioners, or the major Part of them, of the Bankrupt's Estate and Effects.

ditto, S. 30.

ditto, 3, 18.

The Commissioners have Power immediately to appoint one or more Assignees, if they see Cause, for the better securing and preserving the Bankrupt's Estate, which Affignee or Affignees may be removed or displaced at the Meeting of the Creditors for the Choice of Affignees, if the major Part of them then met and duly qualified shall think fit, and such Assignee or Assignees as shall be so removed or displaced, shall within ten Days after Notice given in Writing by the Assignee or Assignees chosen by the Creditors of the said Choice, make an Assignment and Delivery to the faid Affignee or Affignees, of all the Bankrupt's Effate and Effects which shall have come to their Hands and Possession, on Penalty of 200 /. each. to be distributed among the Creditors, in the same Manner as the Bankrupt's Estate shall be. And the Lord Chancellor has Power, on the Petition of any Creditor, to remove fuch Affignees as shall have been chose by the Commissioner to vacate the Assignment, and to cause a new one to be made.

Affignees have Power to order the Bankrupt's Attendance on them as often as they think convenient for the Benefit of the Estate, and may have some skilful Accomptant to settle his Books and Accounts, and employ some faithful Person, to collect and get in the Debts, but for this last they ought to have Security.

Affignees may bring Actions at Law without the Consent of the Creditors; though if the Suit in Law is a Matter of Consequence, or which may produce a Suit in Equity, they should summon all the Creditors to a Meeting, by Notice in the London Gazette, and lay before them the true State of the Case, and take the Consent of the major Part in Value of the faid Creditors in Writing, to the bringing fuch Suits, and that a sufficient Sum remain in the Assignees Hands to defray the Charges; and in case they apprehend that they shall not have sufficient, they may take an Agreement under the Creditor's Hands to indemnify them, and oblige themselves every one to pay his Share, in Proportion to their respective Debts; for

his Bank-

of Chancery, r his Princireal Owner; er of it, and at the Plainnd Costs, de-

lministration was a Bank-

Executor is proit, and the is an absolute

lioners thereing have declared the test, and shall City of London order to chuse which Meeting clace of the faid tion, or if from the their Debts at the qualifier to often by the manarupt's Estate

more Affignees, nkrupt's Estate, Meeting of the n then met and ill be so removed by the Affignee Affignment and state and Estects of 2001. each, the Bankrupt's Petition of any Commissioners.

ave fome skilful faithful Person, re Security.
The Creditors; may produce a ng, by Notice in se, and take the rig, to the bring-Hands to defray e sufficient, they them, and oblige chive Debts; for Adigners

them as often as

Affignees are not obliged to bring any Suit in Law or Equity (though the Creditors vote that they should) unless they are indemnified, where there is any Appearance of a Hazard.

And the Assignees may, with the Consent of the major Part in Value of the Creditors who shall have duly proved their Debts, and be present at any Meeting of 30. S. 34.
the said Creditors, pursuant to Notice to be for that Purpose given in the London
Gazette, submit any Difference or Dispute between the Assignees and any Person or
Persons whatsoever, relating to the Bankrupt's Effects to Arbitration, the Arbitrators to be chose by the Assignees and the major Part in Value of such Creditors,
and the Party or Parties with whom they have the Difference, and to person the

and the Party or Parties with whom they have the Difference, and to perform the Award of fuch Arbitrators, or otherwise to compound and agree the Matters in difpute, in such Manner as the Assignees (with such Consent as aforesaid) shall think sit, and the same shall be binding to all the Creditors.

The Assignees, by and with the Consent of the major Part of the Creditors in ditto, S. 35.

Value, who shall be present at a Meeting to be had for that Purpose (of which Notice shall be given in the London Gazette) may make Composition with any Person or Persons, Debtors or Accomptants to the Bankrupts, where the same shall appear necessary and reasonable, and to take such reasonable Part as can upon such Composition be gotten in sull Discharge of such Debts and Accounts.

Affignees should be careful in examining the Nature of the Bankrupt's Debts ditto, S. 282 to prevent the Statute of Limitation from taking Place. Where it shall appear to the major Part of the Commissioners, that there has been mutual Credit given by the Bankrupt and any other Person, or mutual Debts between the Bankrupt and any other, at any Time before he became Bankrupt, the major Part of the Commissioners, or the Assignees of the Estate, may state the Account between them, and one Debt may be set against another, and what shall appear to be due on either Side on the Ballance of such Account, and on setting such Debts one against another, and no more, shall be claimed or paid on either Side respectively.

another, and no more, shall be claimed or paid on either Side respectively.

Before the Creditors shall proceed to the Choice of Assignees, the major Part in ditto, S. 32:

Value of the Creditors present shall, if they think sit, direct how, and with whom the Monies to be received out of the Bankrupt's Estate shall remain, until the same be divided, to which Rule such Assignees shall conform as often as 1001. shall be

got in. Affignees are obliged at some Time after the Expiration of four Months; and ditto, S. 33, within twelve Months from the Time of the Commission's Issuing, to cause at least twenty-one Days publick Notice to be given in the London Gazette, of the Time and Place they and the Commissioners intend to meet, to make a Dividend or Distribution of the Bankrupt's Effects, at which Time the Creditors who have not before proved their Debts, shall then be at Liberty to prove them, which Meeting for London and all Places within the Bills of Mortality, shall be at the Guildball, and at fuch Meeting the Affignees shall produce to the Commissioners and Creditors then present, just and fair Accounts of all their Receipts and Payments touching the Bankrupt's Estate and Estects, and the Particulars of all that shall remain outstanding, and shall, if the major Part of the Creditors then present require it, be examined upon Oath before the Commissioners touching the Truth of such Accounts. And the Affignees shall be allowed and retain all such Sums as they shall have paid or expended in fuing out and prosecuting such Commission, and all other just Allowances on their Account of being Assignees; and the major Part of the Commissioners shall order such Part of the neat Produce of the Bankrupt's Estate, as by such Accounts or otherwise shall appear to be in the Hands of the Assignees, as they shall think fit to be divided forthwith among such of the Creditors who have duly proved their Debts under the Commission in Proportion to their several and respective Debts, and they shall make such their Order for a Dividend in Writing under their Hands, and shall cause one Part of such Order to be filed amongst the Proceedings under the Commission, and shall deliver unto each of the Affignees a Duplicate of fuch their Order likewise, under their Hands; which Order of Distribution shall contain an Account of the Time and Place of making fuch Order, and the Sum total or Quantum of all the Debts proved under the faid Commission, and the Sum total of the Money remaining in the Hands of the Affignees to be divided, and how much in particular in the Pound is then

ordered to be paid to every Creditor under the Commission; and the said Assignees, in pursuance of such Order, and without any Deed or Deeds of Distribution to be made for that Purpose, shall forthwith make such Dividend and Distribution accordingly, and shall take Receipts in a Book to be kept for that Purpose from each Creditor, for the Part or Share of such Dividend or Distribution, which they shall make and pay to each Creditor respectively, and such Order and Receipt shall be a full and effectual Discharge to such Assignees.

5 Geo. II. c.

And the Assignees are farther obliged within eighteen Months after issuing of the Commission, to make a second Dividend of the Bankrupt's Estate and Effects. in Case the whole was not divided on the first Dividend, and shall cause Notice to be inserted in the London Gazette of the Time and Place the Commissioners intend to meet to make a second Dividend, and for the Creditors who shall not before have proved their Debts, to come and prove them, and at fuch Meeting the Assignees shall produce upon Oath their Accounts of the Bankrupt's Estate and Effects, and what upon the Ballance thereof shall appear to be in their Hands, shall by the like Order of the major Part of the Commissioners be forthwith divided among such of the Bankrupt's Creditors, as shall have made due Proof of their Debts, in proportion to their feveral and respective Debts, which second Dividend shall be final, unless any Suit at Law or in Equity skall be depending, or any Part of the Estate standing out that cannot have been disposed of, or that the major Part of the Creditors shall not have agreed to be fold and disposed of in Manner aforesaid; or unless some other or future Estate or Essets of the said Bankrupt Mall afterwards come to or west in the said Assignees, in which Case the Affignees shall, as foon as may be, convert fuch future or other Estate or Esfects into Money in Manner aforesaid, and shall within two Months next after the same half be converted into Money, by the like Order of the Commissioners, divide the same amongst the Creditors who shall have made due Froof of their Debts.

If Creditors want to inspect the Affignees Accounts, and are refused by when, the Court on Petition will oblige the Affignees to show their Accounts according

to the Direction of the Statutes.

If an Affignee is guilty of a Breach of Trust, by misapplying the Creditors Money (hereping the Money in his Hands, when he ought to have abbided it, the Court, on a Petition and Proof being made, will order an Account to be taken before the Commissioners, and to make a Dividend, and if any manifest Delay or Neglect appears in them, will oblige them to pay Interest and C. ts.

If Affignees attempt to fell Estates at an under Value, or substants and claim Agreement either with the Bankrupt or any othe. Person, the Court, by Application, will by Order referent deem from selling such Estates or Interests,

or remove them.

If Affignees have had Suits in Law or Equity, on Application to the Court, the Court will order the Commissioners to settle the Accounts, allowing them all reasonable Costs and Charges, and direct the Affignees to make a Dividend of

the Residue

The Court on a Petition will order the Commissioners to enquire into the resi Consideration of Debts and Notes and of usurious Contracts; and will order the Assignees to be restrained from making any Dividend, till the Commissioners shall have made their Certificate to the Court; and if there appears to have been more than legal Interest received, or any unfair Transactions, with regard to the Obtaining or Swelling such Debt, the Court, on bringing a Bill, will, by Decree, reduce such unconscientious Demand to the Sum which is really due.

If an Assignee dies, the Trust devolves to the surviving Assignee, or to such new Assignee as the Court shall join to the surviving Assignee, if the Creditors shall petition for the same; and the Executor or Administrator of the deceased Assignee must pay the Money in his Hands to the surviving Assignee, and such additional Assignee (if appointed) or account before a Master in Chancery for Assets come to his or her Hands; because Commissioners cannot take an Acount of Assets.

But if the Bankrupt's real Estate is conveyed to Assignees, and one of them dies, it is is a Joint-tenancy, and goes to the Survivor; and he may alone sell such an intact to Purchaser; but if both die before any Conveyance is made, then the Heir

m

tł

faid Affigof Distribund and Dipt for that r Distribund fuch Or-

er issuing of and Effects, fe Notice to nissioners ino fhall not ch Meeting rupt's Estate their Hands, orthwith didue Proof of which fecond depending, or , or that the of in Manner ankrupt | all

vide the fame ifed by texters nte according

fligners fhall,

to Money in ame hall be

the Coditors we alivided it, it to so taken pani Delay ts. into easy danthe Court, by

to the Court, wing them all a Dividend of

or interests,

into the real will order the iffioners fhal' ive been more the Obtainecree, reduce

r to fuch new litors shall peased Assignee uch additional Affets come to Affets. of them dies,

ne fell fuch an then the Heir

at Law of the Survivor must convey to such new Assignees as the Court shall appoint, or join with fuch new Assignees in conveyance to a Purchaser.

If Money is overpaid in Pursuance of an usurious Contract, the Assignees have Ld. Talbs. a Right to demand and recover it, notwithstanding the Agreement of the oppressed Mich. Ter a. Party to allow such Payments. The two Cottons became Bankrupts, and their Affignees brought a Bill against Dashwood, as Executor of Sir Samuel Dashwood, who is Now. had in his Life-time, lent feveral Sum3 to the Bankrupts upon Bonds bearing 6 per Bofanquett a Cent. Interest, and had taken Advantage of their necessitious Circumstances, and Dashward. compelled them to pay 10 per Cent. to which they submitted, and entered into other Agreements for that Purpose, and continued paying at the said Rate of 10 per Cent. from the Year 1710 to 1724; it was decreed at the Rolls, that the Defendant should account, and that for what had been really lent, legal Interest should be computed and allowed; and what has been paid, over and above legal Interest, should be deducted out of the Principal at the Time paid, and the Plaintiffs to pay what should be due on Account; and if the Testator had received more than was due with legal Interest, that was to be refunded by the Defendants, and the Bonds to be delivered up.

A Bankrupt, before he became such, having made a Mortgage of his Estate, Afficences the Affignees of the Statue bring an Ejectment for the Recovery of the Lands Right to a comprized in the Mortgage; the Mortgagee refuses to enter, but suffers the Bank-Mortgage rupt to take the Profits, and to fence against the Assignees with this Mortgage. Bankrupt, Ld. Keeper ordered, the Mortgagee should be charged with the Profits from the Chapman a Time of the Ejectment delivered.

An Assignee dying in Debt by Bond.

THE Affignees under a Commission taken out against I. S. petitioned that I. N. Exparte the Daughter and Administratrix of I. D. (who was the surviving Assignee Maisland, under the Commission) should account before the Commissioners, for the Bank-546, Trin. rupt's Effects come to her Hands; and an Affidavit was made, that I. N. had con-Term, fessed she believed that her Intestate, the Assignee, kept the Bankrupt's Money in a L. C. King. feparate Bag, with a Note in it, shewing it to be such; and also that the Assignce left Lands of Inheritance, descended to I. N. the Heir, which would be Assets by Descent, to answer the Covenant entered into by the Assignee for himself and Heirs, with the Commissioners, duly to account for the Bankrupt's Effects.

But against the Petition, it was urged, that this Matter was not fit to be ended in a fummary Way, but by a Bill to determine it, for that I. N. the Heir and Auministratrix of the Assignee, had made an Assidavit, that she never confessed the Affignee, her Father, kept the Bankrupt's Money in a separate Bag or Place, nor did she believe the Fact to be so; that the Assignee, the Father, died indebted by Specialty and otherwise several thousand Pounds beyond all his Assets; that she has paid iome Bonds, and Actions were depending upon others; that it was in her Election to prefer which of the Specialties she pleased, and the Committee were not proper to determine in a summary Way, whether the Payments ready made by the Administratrix, or which she should make, were, or would good and legal; or if they should make such Determination, this could be no way binding to the other Creditors; therefore the Order now defired, that the Daughter and Administratrix of the Affignee, should account with the Commissioners, would be of no use, since the Creditors might bring their Action, or Bill in Equity against the Daughter and Administratrix of the Assignee; for which Reason Ld. Chancellor ordered the Petition of the new Assignees to be dismissed, and directed them to bring their Bill.

Though Affignees are generally chose from among the Creditors, and those commonly to whom the Bankrupt is most indebted, yet they may be made notwithflanding they are no Creditors, nor any ways concerned in the Commission, provided the major Part in Value of the Creditors appoint them.

And Affignees may bring Actions for Debts due to the Bankrupt in their own 2 Cro 105. Names, &c. for they shall have the same Remedy as the Bankrupt himself might a Saund have had against his Debtors. But if the Commission of Bankruptcy be no taken Jones a Page. out within fix Years (the Time directed by Law for fuing of Debts) then the De-

fendant in an Action may plead the Statute of Limitations: in case the Commission be taken out within fix Years, and the Affignment made within that Time, the Statute preserves the Debt by the Affignment, it being to relieve Creditors against Fraud.

1 Salk. 108,

It is a constant Practice to make an Affignment of the Debts and Estate of the Bankrupt to Affignees in trust for themselves (if Creditors) and the other Creditors; and it has been held, that where a Commission of Bankrupt is taken out, the Bankrupt's Goods do not thereupon belong to the Commissioners, for until an Affignment thereof is made, the Property is not transferred out of the Bankrupt; but it is said, the Affignee is in by relation from the Time of the Bankruptcy, so as to avoid all messee Acts, but not so as to be actually invested with the Property.

Of Removing Assignees.

Ges. 11 C.

If an Assignment of a Bankrupt's Estate already made by the Commissioners, or hereaster to be made, pursuant to the Choice of Creditors, should be found necessary to be vacated, and a new Assignment made of the Debts and Essects unreceived, and not disposed of by the then Assignment made of the Debts and Essects unreceived, and not disposed of by the then Assignment, to other Persons, to be chosen by the Creditors as aforesaid, it is lawful for the Lord Chancellor, Lord Keeper, or Commissioners of the Great Seal, upon the Petition of any Creditor, to make such Order therein as he or they shall think just and reasonable; and in case a new Assignment shall be ordered to be made, then such Debts, Essects, and Estate of the Bankrupts shall be thereby effectually and legally vested in such new Assignment of such discharge any Action or Suit, or give any Acquittance for such Debts, as effectually to all litents and Purposes as the Assignment in the two London Gazettes that shall immediately follow the Removal of such Assignment and the Appointment of such others as aforesaid, that such Assignment are re-

on Petition, will order the fame Issue to be tried by the new ones.

If there is any Injustice committed by Assignees, and that they, with the Bankrupt's Consent, will admit of sham Debts being proved, the Court will remove such Assignees, and order the Consideration of such Debts to be inquired into, and all Parties to be examined upon Interrogatories, and appoint new Assignees, and direct the Commissioners to see what is really due from the Banksupt's Estate to his Creditors; and after the Assignees are chosen, will order Costs of the Parties so

moved, and such others appointed in their stead, and that such Persons as are indebted to the Bankrupt's Estate do not pay any Debts to the Assignees removed; and if an Issue is directed to be tried in the Time of the old Assignees, the Court,

unjustly acting, to be taxed by a Master and paid by them.

If Affignces live at a great Distance from the Benkrupt's Estate or Effects, whereby such Estate or Effects may be incumbered with heavy Charges, or occasion a Neglect for getting in such Effects, upon the Application of the Majority of the Creditors who have proved their Debts under the Commission, and proving the same by Assidavit, the Court will discharge such Assignces, and direct a new Assignment to be made to such other Assignces as the Creditors shall appoint, and direct that the old Assignces shall join in such new Assignment.

If it appears that there are Accounts between the Bankrupt and the Assignees, and that the Assignees, although there may be Notes or Bonds subsisting, so as to entitle them to prove their Debts, yet if upon the Ballance of such Accounts, the Assignees appear to be Debtor to the Bankrupt's Estate, the Court will for such

Reason remove them.

If there appears Partiality or Unfairness in the Choice of Assignees, the Court

on Petition will remove them.

If it appears that Affigness have prevented Creditors from proving their Debts, to make Number and Value for the Bankrupt's Certificate, and for that Purpose have contested such Debts, and have refused to admit them; the Court will for such Unfairness remove the Assigness, and admit such Creditors to prove such Debts as shall appear to be justly due to them.

Penaltics

the Commisin that Time, ieve Creditors

d Estate of the he other Cret is taken out, mers, for until the Bankrupt; e Bankruptcy, ested with the

missioners, or be found ned Effects unreo be chosen by ord Keeper, or , to make fuch case a new Asd Estate of the Aslignce or Asn their Names, h Debts, as efner Affignment to be given in al of fuch Afffignees are rersons as are innees removed; ees, the Court.

with the Bankill remove fuch d into, and all nees, and direct 's Estate to his f the Parties so

Effects, where-, or occasion a Majority of the nd proving the rect a new Afl appoint, and

the Affignees, fifting, so as to Accounts, the will for such

es, the Court

proving their, and for that m; the Court ditors to prove

Penalties

Penalties on Persons conceasing Effects, and pretended Creditors swearing fally, and Allowances made to the Discoverers of Bankrupt's Effects.

By this Statute it is enacted for the better Discovery of a Bankrupt's Estate, 5 Geo. II. C. that all and every Person who shall (after the Time allowed to such Bank- 30. S. 20, 21. rupt) voluntarily make Discovery of any Part of such Bankrupt's Estate, not be- 13 Ess. C. 7. fore come to the Knowledge of the Assignees, shall be allowed 5 per Cent. and S. 6. such further Reward as the Assignees and the major Part of the Creditors in value, present at any Meeting of the Creditors, shall think fit.

And every Person who shall have accepted of any Trust, or Trusts, and shall wilfully conceal or protect any Estate, real or personal, of any Person or Persons becoming Bankrupt from his Creditors, and shall not within Forty-two Days next after such Commission shall issue forth and Notice thereof be given in the London Gazette, discover and disclose such Trust and Estate in Writing to one or more of the Commissioners or Assignees of such Bankrupt's Estate, and likewise submit himself to be examined by the Commissioners, in and by the said Commission authorized, if thereunto required, and truly discover the same, shall forseit the Sum of one hundred Pounds of lawful Money of Great-Britain, and double the Value of the Estate, either real or personal so concealed, to and for the Use and Benefit of the said Creditors.

And whereas many Abuses have been committed by pretended Creditors of \$\sum_{8.29}^{Coo. II.} Bankrupts, be it enacted by the Authority aforesaid, that if any Person at any Time hereafter, shall before the acting Commissioners in any Commission of Bankrupt, or by Assiduate or Assimption exhibited to them, swear or depose that any Sum of Money is due to him or her from any Bankrupt, which Sum of Money is not really due or owing, or shall swear or affirm that more is due than is really due or owing, knowing the same to be not due or owing, and that such Oath or Assimption is fasse and untrue, and being thereof convicted by Indistruent or Information, such Person shall suffer the Pains and Penalties inslicted by the several Statutes made and now in Force against wisses Person, and shall moreover be liable to pay double the Sum so sworn or affirmed to be due or owing as aforesaid, to be recovered and levied as other Penalties and Forseitures are upon penal Statutes, after the Conviction, to be levied and recovered; and such double Sum shall be equally divided among all the Creditors seeking Relief under the said Commission.

Where any Person shall fraudulently swear, or (being Quakers) affirm, before 14 Ge. II. P. the major Part of the Commissioners in a Commission of Bankruptcy, or by Affi-1157-davit or Affirmation exhibited to them, that a Sum of Money is due to him from any Bankrupt, which shall in Fact not be really and truly owing, and shall in Respect of such fictitious Debt sign the Certificate of such Bankrupt's Discharge, in every such Case, unless such Bankrupt shall, before the major Part of the Commissioners, have signed such Certificate, by Writing signed by him, and delivered to one or more of the Commissioners, or of the Assignees of his Estate and Estects, disclose the Fraud, and object to the Reality of such Debt, such Certificate shall be null and void, and the Bankrupt shall not be intitled to his Discharge, or to any of the Benefits or Allowances given to Bankrupts by the Act of 5 Geo. II.

Where any Creditor of a Bankrupt refides in foreign Parts, the Letter of Attorney of fuch Creditor, attefted by a Notary Publick in the usual Form, shall be a sufficient Evidence of the Power by which any Person thereby authorized shall fign the Bankrupt's Certificate.

Of Superseding Commissions.

THE Reasons for superfeding Commissions are many and various; as
1st, If there is not a Debt due to the petitioning Creditor, in which Case
the Court will order the Commissioners to enquire into the Nature of the Debt,
and to certify the same to the Court; and if there is not a sufficient Foundation
for the Debt, the Court will superfede it.

2dly,

5 Geo. II. Fol. 128.

OF BANKRUPTCY.

2dly, If the Party infifts he is no Trader, the Court usually directs such Facts to be tried, and if on such Trial it appears to the Court that he is not a Trader, the Court will for such Reasons superfede the Commission.

3dly, If the Party against whom the Commission is issued, appears to be an Infant, the Court, on full Proof of such Infancy, will supersede the Commission.

4thly, If after the issuing a Commission, the Party makes a Satisfaction, or

gives a fufficient Security for performing it to all his Creditors, and they in Confequence give him a Release, these Motives, on Petition to the Court, will induce it to supersede the Commission.

5thly, If a Bankrupt conveys all his real Estate to Trustees for the Benefit of his Creditors, and they accept of such Conveyance, the Court in this Case will order the Creditors to deliver up their Securities to the Bankrupt, and that the Bankrupt shall deliver up all the Title Deeds, and join in the Conveyances; and that the Trustees shall proceed in the Trust, and that the Bankrupt shall pay the Charges of the Commission, deducting the Money out of the Assignees Hands.

6thly, If a Bankrupt makes a private Agreement with his Creditor, and prevails on him to take out a Commission, in Consideration of being paid his whole Debt, or at least more than the rest of his Creditors, the Court, on Proof made thereof, will order the Commission to be superseded, and award a new one; and the Perfon receiving such Goods, or Satisfaction, shall lose his whole Debt and the Money received, and pay the same to such Persons as the Commissioners shall appoint, in Trust for the Bankrupt's Creditors in Proportion.

7thly, If a Person has not a mind to be a Bankrupt, and is conscious that he is no Trader, nor has committed any Act of Bankruptcy, or does not owe any Debt sufficient whereon to ground a Commission, he may, if he supposes a Commission is going to be taken out against him, enter a Caveat in the Secretary's Office against it; or if it has issued, he may petition the Court that no such Commission may issue against him, or that it may be superseded; and upon hearing the Merits of such a Petition, the Court in some Cases determines the Point, and in other Cases directs an Issue at Law to try the same.

8thly, If a Commission taken out in an adverse Manner is superseded, and the Party on the Trial is not sound Bankrupt, the Court, according to the Nature of the Case, frequently will order Costs to the Party against whom the Commission is taken out, or may, if they think proper, assign over the Bond given to the Lord Chancellor.

Costs of Commissions, bow to be settled and paid.

THE Creditors who shall petition for a Commission of Bankrupt, shall be obliged at their own Costs to prosecute the same, until Assignces shall be chosen; and the Commissioners shall, at the Meeting appointed for the Choice of Assignces, ascertain such Costs, and by Writing shall order the Assignces to reimburse such petitioning Creditors out of the first Essects of the Bankrupt that shall be got in; and every Creditor shall be at Liberty to prove his Debt without paying Contribution.

There shall not be paid out of the Estate of the Bankrupt any Monies for Expences in Eating or Drinking of the Commissioners, or of any other Persons, at the Times of the Meeting of the Commissioners or Creditors; and no Schedule shall be annexed to any Deed of Assignment of the personal Estate of such Bankrupt, and if any Commissioner shall order such Expence to be made, or eat or drink at the Charge of the Creditors, or out of the Estate of such Bankrupt, or receive above 20 s. each Commissioner for each Meeting, every such Commissioner shall be disabled to act in any Commission of Bankrupts.

All Bills of Fees or Difbursements demanded by any Solicitor, employed under any Commission of Bankrupt, shall be settled by one of the Masters of Chancery; and the Master who shall settle such Bill shall have for his Care in settling the same, as also for his Certificate thereof, 205.

s fuch Facts ot a Trader,

to be an Inmmission. isfaction, or hey in Conwill induce

Benefit of his ie will order he Bankrupt and that the the Charges

and prevails whole Debt. nade thereof, and the Perand the Moers shall ap-

us that he is we any Debt Commission etary's Office Commission ng the Merits and in other

ded, and the he Nature of **Commission** given to the

upt, shall be nces shall be he Choice of ignees to reankrupt that ebt without

nies for Exr Persons, at no Schedule fuch Bankle, or eat or Bankrupt, or ommittioner

loyed under f Chancery; fettling the

Concerning

Concerning the Duty of, and Remedy against Gaolers, where Bankrupts or Witnesses are committed, and suffered to escape.

IN Case the Commissioners appointed in any Commission of Bankruptcy, 6 Ge. II. should in Virtue of their Power commit the Bankrupt or any Person or Person of Person o fons to Prison, for not conferming to the Acts relating to Bankrupts, and if the Gaoler or Keeper of the Prison, to which such Bankrupt, Person, or Persons shall be so committed, wilfully suffer such Bankrupt, Person, or Persons, to escape from fuch Prison, or to go without the Walls or Doors thereof, until he or they shall be duly discharged, such Gaoler or Keeper shall for such his Offence, being duly convicted by Indictment or Information, forfeit five hundred Pounds of lawful Money of Great-Britain, for the Use of the Creditors of such Bankrupt.

And the Gaoler or Keeper of such Prison as aforesaid, shall, upon Request of ditto, S. 19.

any Person, being a Creditor of such Bankrupt (and having proved his Debt under the Commission) and producing a Certificate thereof under the Hands of the Commissioners (which they are hereby required to give gratis) forthwith produce and shew such Person or Persons so committed as aforesaid to any such Creditor requesting the same; and in Case such Gaoler or Keeper of such Prison shall refuse to shew, or shall not forthwith produce such Person or Persons so committed as aforesaid, and being in his actual Custody at the Time of such Request, to such Creditor of the Bankrupt requesting to see such Person or Persons committed as aforesaid, such Gaoler or Keeper of such Prison shall forfeit for such his wilful Refusal or Neglect, the Sum of 1001. of lawful Money of Great-Britain, for the Use of the Creditors of such Bankrupt, to be recovered by Action of Debt in any of his Majesty's Courts of Record at Westminster, in the Name of the Creditor requesting such Sight of such Prisoner.

And for every other like Offence shall forseit the Sum of 200 l. for the Use of Co. 1. the Bankrupt's Creditors, as aforesaid.

Having made every necessary Remark on the Laws and Practice against an English Bankrupt, I shall now add how those under such unhappy Circumstances are treated both in France and Holland, as it may unfortunately happen for my Reader, that the Course of his Dealings may lead him into some unlucky Engagements with fuch infolvent Persons; and it is natural for him to be desirous of knowing how far the Laws of the Country will protect the Debtor from his Creditor's Suit, and what Steps these latter ought to take for the Securing or Recovery of their Property: In order therefore to give my Reader this Satisfaction, I shall observe to him, that in France a considerable Distinction is made between a Bankruptcy and a Failure; the former being understood to be voluntary and fraudulent, whilst the other is supposed to be by Constraint and Necessity, caused always by some unforeseen and unavoidable Accident; but as Mr. James Savary Parsait Negohas made a very just and nice Distinction between the Signification of these two tiant, p. 5220 Terms, I shall give my Reader the Sense of his Observations thereon, though with such Brevity as it will admit. He says, the Publick seldom makes the Difference it ought on these Occasions, but confound the Distinctions, which are in their Nature very apparent, and are made such in all the King's Ordinances relative to those Affairs. The Trader who has failed, or stopped by Reason of his Incapacity punctually to comply with his Notes of Hand, Bills due, or immediately to return the Money he had received for those come back protested, and is obliged to this Demur by fome unforeseen Accident, or Loss in Trade, and reduced to the Necessity of asking Time of his Creditors for the Payment of the whole, or what he can, of his Debts, is not to be placed on a Footing with the Bankrupt, who by Fraud and Treachery has secured to himself a Provision for Futurity, at the Expence of his Creditors, to whom he gives up the trifling Remains of his ranfacked Fortune in Payment of his Clearance; and though this Man's Villainy continues undiscovered, he always remains infamous in the Eyes of the Publick; whilft the other, who complies as far as he is able, is restored to Credit, though he continues uncapable of enjoying any publick Post till the whole of his Debts are paid with Interest.

Although a Merchant be never so skilful and affiduous in his Business, though he keeps his Affairs under the best Regulation, and has set out in the World with a handsome Fortune; though he has observed all possible Application, and made Prudence his Guide in the Management of his Trade; and though he has omitted accompanied by good Luck, he is not sure to prosper in his Enterprize and Undertakings; for Fortune very frequently determines all contrary to Expectation, as the is whimsteal and often savours the filly and ignorant, whilst the best and most capable Men are experiencing her Frowns; this is what no one as yet has been able to account for; and Experience demonstrates, that Missortunes are daily happening to Merchants, whose Probity, Expertness, Prudence, and Capacity, renders them worthy of Compassion, and undeserving this Reverse of Fortune, that exposes them to Misery and Contempt. Though seeing Men, who follow the most approved Maxims in their Business, do not always meet a correspondent Success, but on the contrary are exposed to Mishaps and Losses, or supposing them considerable Galners by their Trade, and that they have more than sufficient to discharge their Debts, yet their Effects may undesignedly be so dispersed, that they may be incapacitated to answer an immediate Demand made by some-inexorable Creditors, who will give no Quarter, or listen to the Calls of Benevolence and Humanity; I say, seeing Men of Integrity are exposed to these unjust Resentments of uncompassionate Creditors, the French Laws have provided a Means, by granting Letters of Respite, or Arrets of Parliament, to protect them from their unrelenting Tempers, which I am now about mentioning.

Letters of Respite are always granted by the King, and Arrets of general Protection by the Parliament, and sometimes by the King's Counsel, both tending to defend an honest Debtor from the Perfecutions of his Creditors, during the Term for which they are granted; and to allow him Time to liquidate his Effects, in order to pay his Debts, or to agree with those to whom he is owing; and that the may obtain the said Protection, he must strictly observe and submit to the King's Ordinances of August 1669, and March 1673, and to his Majesty's Declarations of the 23d of December 1699, and that of September 1664, which enjoins the fol-

lowing Particulars.

iff. Letters of Respite are never granted but on important Considerations, to begin with Proofs and authentick Accounts, which ought to be explained in the said Letters, and affixed under the counter Seal; with a State of his Effects, which the Grantee must certify to be a true one, as well of his Moveables and Immoveables, as of his Debts, under Pain of suffering the Penalties mentioned in the aforesaid Ordinances; and he must take Care to be very exact herein, because if he is found fraudulent in any one Particular he will forfeit the Protection of the Dia de Com. said Letters, although they have been granted peremptorily with all his Creditors, word Comm, and he will not only be unable to procure others, but he shall not even after this period, wold be admitted to the Benesit of ceding or giving up his Effects to his Creditors,

which is only denied to one convicted of Fraud and Deceit.

2d. This State so drawn up and certified, ought to be deposited at the Registry or Rolls of the Consular Jurisdiction, if there is one at the Place of his (the Debtor's) Residence, if nor, at the Town House; of which Deposit he must take a Certificate, to be first to the Petition he presents to the King, Council, or Parliament, for obtaining the Letters of Respite or Protection, and immediately after the Sealing and Expedition of the Letters, the Grantee ought to deliver into the Office, as well of the Judge to whom they are addressed, as that of the nearest Consular Jurisdiction, a Duplicate of that State, whose Truth has been so certified, of whose Deposit he ought to procure Certificates from the different Registers, and give a Copy to each of his Creditors, as well of the State as of the Certificates, at the Time of notifying the Letters, which are only valid in regard of those to whom a Copy has been given, and therefore he remains exposed to the Prosecutions of them who have been forgotten or neglected in the Delivery of the said Copies.

3dly. If he who obtains Letters is a Merchant, Banker, or Shopkeeper, he is obliged, besides the Formalities before recited, and under the said Penalties, to deliver into the Judge's Office to whom the Letters are addressed, his Books and Accounts, of which he must take a Certificate from the Register, and also give a Copy of it to each of his Creditors, when the Letters are notified to them; but

previous

efs, though World with , and made has omitted if all is not e and Un-Expectation, he best and e as yet has fortunes are , and Capaof Fortune, who follow rrespondent r tuppoling ian fufficient perfed, that fome inex-Benevolence njust Resenta Means, by

th tending to ing the Term is Effects, in and that he to the King's Declarations ajoins the fol-

n from their

iderations, to plained in the f his Effects, Ioveables and ies mentioned erein, because brection of the his Creditors, ven after this his Creditors,

the Registry is (the Debtmust take a uncil, or Parnediately afterdiver into the f the nearest en so certified, Registers, and ertificates, at hose to whom rosecutions of id Copies. keeper, he is

keeper, he is nalties, to denis Books and nd also give a to them; but previous previous to this Deposit, he ought to shew them to his Creditors, that they may examine them if they please, and see whether the State of his Affai delivered into the Office be a true one, and in all Respects conformable to his said Books and Accounts; but he is not obliged to make this Offer till the Letters are notified, as it is only from the Moment of their Notification, that his Failure is esteemed known or published, and that if he presented his Books before having obtained and published the protecting Letters, his Creditors, knowing thereby the bad State of his Circumstances, might value themselves on that Discovery, to make him Prisoner, even whilst he was soliciting the Arret, which by this Means would be rendered unserviceable, as the Violence offered him in the Arrest could not be repaired by it, for want of its having a retroactive Effect.

athly. To enjoy the Benefit of the Time granted by the Letters, the Debtor ought to notify them to his Creditors, and others concerned in his Failure, who live in the fame Place with him, in eight Days from their Date, but to those refiding at a Distance, to be counted from the eight, at one Day for every five Leagues; and, as was before observed, they only protect from the Suits of those to whom they are intimated; not that the Omission to notify them to some of the Creditors within the said eight Days renders them null and void, but because that in regard to the Creditors neglected or forgotten, they are ineffectual till after their Notification; though the Vigilance which the other Creditors have used to preserve the Estects of their common Debtor, is nevertheless equally serviceable to those who are ignorant of the Letters, and to those who have acted either by Opposition, or otherwise endeavoured to preserve their Dues and make

their Reasons valid.

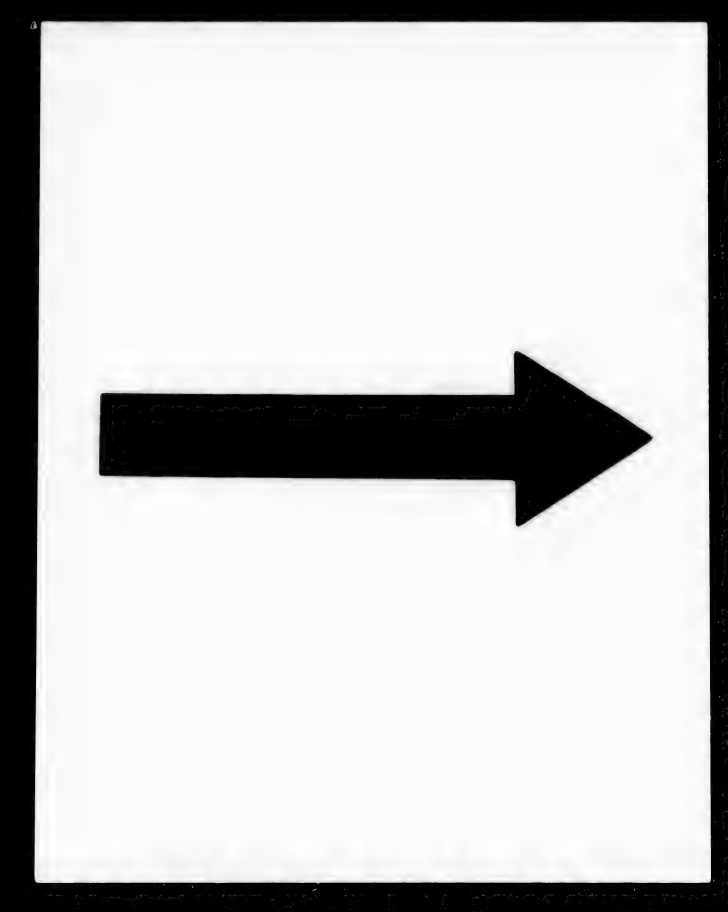
The Design of the Arret's being notified in eight Days from its Date, is to afford the Creditors an Opportunity of deducing and offering their Reasons against it, if they have any, and that they may be admitted to make Proof of the Cheat, Fraud, and Knavery of their Debtor, if they suppose, and are capable of proving it; and it is not otherwise either reasonable or just, that he who has obtained the Letters should remain Master of the Time for notifying them, as he might greatly abuse that Liberty, either by absconding the best of his Effects, or making new Purchases, and then retiring with them into some foreign Part where his Creditors cannot reach him; and this he might easily do, if iniquitous enough

Creditors cannot reach him; and this he might easily do, if iniquitous enough to attempt it; as his Creditors not knowing that he was possessed of his Protection, and consequently not suspecting the bad State of his Affairs, would naturally take no Precaution to prevent either his Fraud or Flight.

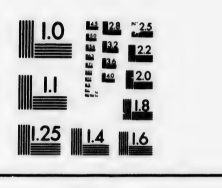
one Creditor in Preference to another, nor no longer Mafter (but a Depositary or Trustee) of his Effects, which ought to be divided equally among them, and they participate of the bad Fortune of their common Debtor, without procuring an indirect and particular Advantage to any one of them, as this Preference is not only unjust and odious, but, if discovered, renders the Letters unprofitable to him that has obtained them, by their becoming null, for his having acted so contradictorily to the Intent and Purpose of them.

And besides this Penalty so justly ordained against the Treachery of a Debtor, who either through Inclination or Fear, so unequally treats his Creditors, to whom he owes an unbiassed justice, and a Part of his remaining Effects proportionable to their Creditor, the neglected or forgourn Creditors, and who have been only paid a Part, whilst others have received their whole Debts, have a Right (if they have sufficient Proofs) to demand a Drawback of as much as will be sufficient to put them all on a Level, according to the common Contract which has been regulated and agreed between them and their Debtor; for as the Ordinance disposes, that those Creditors who shall have received any Effects within a small space before a Bankruptcy, shall be obliged to restore them to the Stock; there is a much stronger Reason for their doing so who have received them after a Failure is become known and publick.

6thly. The Letters always order the Judge to whom they are directed, that in proceeding to their Accomplishment (the Creditors being called) he give to the Grantee such Time as he shall deem reasonable for the Payment of his Debts, which however must not exceed sive Years, except with the Consent of two Thirds of



MAGE EVALUATION TEST TARGET (MT-3)



Photographic Sciences Corporation

23 WEST MAIN STREET WEBSTER, N.Y. 14580 (716) 872-4503

OTHER THE STATE OF THE STATE OF



the Hypothecated Creditors; and in the mean Time the Letters grant him fix Months Delay to follicit their Accomplishment, during which Term the attempting his Person, or moveable Furniture serving his Use, is prohibited.

7thly. He cannot be excluded from obtaining the Arret under the Pretext of

Renunciations, which he has or might make in past Acts and Contracts.

8thly. Those who have obtained Letters of Respite, &c. cannot value on them when they are accused of Bankruptcy, when they are actual Prisoners, or that the Seal is put on their Effects

othly. Second Letters of Respite, or Arrets, are never granted, at least without new and confiderable Causes, whereof he ought to make a Beginning with Testi-

monies and Proofs, as has been faid before.

1 tothly. There are many Cales in which Letters of Respite, &c. are not to be obtained, viz. for Pensions, Aliments, Medicines, House-hire, Crops of Corn, Servants Wages, Hire of Workmen, and Journeymen, Ballances of Guardians Accounts, necessary and voluntary Deposits, Couzenage, Reparations, Damages and Interests, adjudged in criminal Matters, Management of Publick Money, Bills of Exchange, Merchandizes seized at Marts, in Fairs, Markets and publick Ports, Fresh-Water Fish, dry and salted, Securities judicial and extra-judicial, and of joint Bondsmen, Funeral Charges, Arrears of Ground Rent, Obligations of Long Leases, Merchandizes and Effects bought of the East-India Company, or things sold of Use to it.

11thly. It must be remarked, that from the Moment the aforesaid Letters are obtained and notified, the Grantee forfeits his Honour, and is thereby not only rendered uncapable of aspiring to any Post, or publick Employ, but is diffeized of them all from that Period, if he is then in Possession, and can only be restored to his lost Credit and Reputation by Letters of Rehabitation, granted by the King, which places them in the same Condition with regard to Honour, and Capacity of enjoying publick Employment, that they were in at the Time of their Misfortunes; but these have never been obtained (as has been before observed) till their whole Debts are paid, with Interest; and under these Circumstances they are

fometimes, though rarely, granted to Bankrupts also.

What I have said concerning those trading People, who have obtained Letters of Respite or general Protection, will suffice to shew how far, and on what Conditions they are valid; and I should now proceed to inform my Reader how those Bankruptcies and Failures are treated in France, who have not been able, either through Surprize or Neglect, to obtain the said Letters: But as the Wife's Fortune or Jointure is equally regarded under any of these Circumstances, I shall mention the Proceedings thereabout prior to the others, as the Knowledge of that Circum-

stance makes a necessary Part of this Subject.

It is the Usage and Custom of some Places in that Kingdom, for Women on their Marriage with Men in Trade, to become Partners with their Husbands for Onethird, or Half the Fortunes they bring, except it is otherwise agreed in the Marriage Articles, and the Wife thereby exprelly renounces the faid Use or Custom, and has such Renunciation registered, and published, by fixing it in Writing to the publick View, at the Place of the Consular Jurisdiction, if there be any there, if not at the Town-House, under the Penalty of its beng null, as it is valid only from the Day of its Registry and Publication; and that my Reader may judge of the Motives for the King's Ordinance enjoining this Circumstance, he may please to observe that in Consequence of the Copartnership, the Woman, on the Husband's Failure, is obliged to come in as a Creditor in common with the others in this Manner, viz. Supposing the brought a Fortune of 4000 Livres, the Half is put into the joint Stock, and the other Moiety secured to her own Use, by Marriage Articles, but remaining in the Husband's Hands; and he failing, her 2000 Livres Stock finks with his, and fhe comes in as a common Creditor, for the other 2000 Livres. On the contrary, a Woman renouncing the Copartnership in the Manner above recited, and bringing 4000 Livres Dowry, generally has in Lieu of the expected Profits from Trade, a Sum (suppose 10,000 Livres) joined to her Fortune, and fettled on her by Marriage Contract; and in Cafe the Husband afterwards becomes a Bankrupt, she is entitled to an equal Share of his Effects, with all his other Creditors, proportionable to the faid Sum, so that she is greatly

ts.
e on them
or that the

at him fix

attempt-

Pretext of

oft without with Testi-

e not to be s of Corn, f Guardians d, Damages ck Money, and publick tra-judicial, Obligations company, or

by not only a differed to by the King, and Capacity their Misforded) till their ces they are

ained Letters n what Coner how those able, either 'ife's Fortune hall mention that Circum-

men on their nds for Onein the Mare or Custom, n Writing to be any there, is valid only may judge of ne may please on the Husthe others in the Half is fe, by Marng, her 2000 for the other ership in the y has in Lieu es) joined to the Husband of his Effects, the is greatly benefited benefited by her Renunciation, in Case the Husband proves unfortunate; but as the Publication of this Circumstance was not formerly made obligatory, many People (knowing the Custom of the Place) were drawn in to trust a Man who had married a rich Woman, with much more than they would have done, had they been acquainted with her Renunciation, as they conjectured the had greatly augmented his Stock, and consequently that their Credit was well founded, and a Compliance from the Debtor would be both punctual and fure; when, in Reality, the matrimonial Agreement was quite the Reverse, and a Change of Circumstruces opens to them the Fallacy of their Expectations, by exposing the little Foundation they had to support the Reasons of what were only ideal and ill grounded; and to avoid a Continuance of fuch Deceptions, the King published the aforementioned Arret in March 1673, so that no one now can be imposed on in this Matter except through Indolence, or wrong Information, but may take such Steps in their Dealings with Traders under either of the aforesaid Circumstances, as they shall deem prudent, and not run any unwarrantable Lengths in their Credit, through a mistaken Notion of a larger Fund for Payment than there truly is: and thus much I thought proper to mention on this Subject before I treated on the French Laws concerning Bankruptcy and Failures (where protecting Letters have not been obtained) which I shall now go through with as much Brevity as the Nature of the Thing will admit of.

It has been remarked in a preceding Part of this Chapter, that from the Moment Letters of Respite, &c. are obtained and notified, the Grantee is deemed to have failed, and those whose unexpected Missortunes have too suddenly reached them to leave Room for procuring such a Safeguard, and obliged them to abscond, their so doing, and the consequent sealing up of their Effects, by order from the Judge, who has been petitioned so to do by some Creditor, is eftermed a Declaration of their Stopping, or Failing; and as there is a Distinction made in all the King's Ordinances (before remarked) between the Man who has by a Chain of unhappy Events been reduced to these Distresses; and be who has brought them on himfelf thro' Debauchery or Design, I shall mention the Laws in Force, in regard both to the one and the other, and begin with those concerning the innocently unfortunate first, in whose Favour an Ordinance was made at Paris, the 12th of March, 1678, in the following Words, this.

By Order of the King.

, 10/0, in the following words, ors.

MONSIEUR the Provoft of Paris, or Monsieur the Lieutenant Civil, upon what has been represented to us, by the King's Attorney, that it has for some Months past been perceived, by the Requests that have been presented us, that many Merchants, Bankers, and other Traders, have been obliged to retire from this City, and to abandon their Effects and Families, and having determined to know the true Causes of their Retreat, and examine whether it might be presumed, that the Knavery and Defign of committing fraudulent Bankruptcies, had made them take that Resolution, it has been found that it has been more through ill Luck than Knavery; and that many foreign Bankers and Merchants, who have failed and broke, have carried away, and diverted large Sums, which were owing to the Bankers and Merchants of this and other Cities of the Realm, which has reduced and put them into a Condition, not to have ready Money sufficient to acquit the Bills of Exchange, daily falling due, although they have more, or as much in Effects, as in Debts; and as it is just, severely to punish fraudulent Bankruptcies, according to the Rigour of the Ordinances, it is not less so, to hinder that Merchants and Bankers who have trusted their Money with Strangers, under the good Faith or Credit of Trade, should not be treated in the same Manner as if they had committed a Cheat, and that their precipitated Absence to avoid a Prison, and the consequent Charges hindering their Return to Trade, and Re-establishment of their Credit, require that some Provision be made in it. And we, having Regard to the Request of the King's Attorney, do ordain, that all Merchants, Traders, Bankers and others, concerned in Commerce, who without Fraud, find themselves in a Condition unable to discharge their Debts, whether for Bills of Exchange or otherwise, by Reason of the Losses they have met with,

Of BANKRUPTCY.

they appear before us by Petition, to which they shall tack Duplicates of two Accoust, which they shall sign and affirm to be true; the one of the Value of their Effects, and the other of their Debts; in Virtue of the Ordinance which shall be put at the Bottom of the Petition, they shall summon all their Creditors the following Day to appear before us, to agree among themselves, or two Merchants, or other Persons they know, who shall examine the Accounts, and make a summary Inventory, and value and appraise their Effects, in an amicable Manner; and to agree together on the Terms and Times of Payments, and Remisses if any are made, and sell the said Effects in a friendly Way, if possible, and after having heard the Merchants which shall have been named, proceed to the Construction of the Contract, which shall have been passed, in all things appertaining to it, the whole without Expence or Application of the Seal, though without Prejudice to the Creditors, who shall become Accusers of a fraudulent Bankruptcy, and to the King's Attorney to prosecute extraordinarily, and demand the Sealing of the Effects of those who shall have absented themselves, or become Bankrupts, embezzled, hid, and concealed their Effects in Prejudice of their Creditors, upon which Petitions let Justice be done. And the present Ordinance shall be read, published, and affixed, where need shall be, &c.

And in Confequence of this Ordinance, a Merchant who finds himself in the unhappy Situation it treats of, and (to avoid the Violence which some of his Creditors may offer him) has absconded (if prudently advised) will by some Friend sollicit a lase Conduct from them for sisten Days, or a Month, that he may appear and render an Account of his Actions; and after having obtained it from the greatest Part, if there is any one who resuses to sign it, he ought, before discovering himself, to petition the Judge and Consuls, or other Royal Judges, or even the Parliament; and it would be still better, in order to evitate all Tricks and Shifts, to sollicite the Confirmation with those who have signed, and a Permission to summon the Resusers for to decree and ordain, that it shall be allowed by them, and in the mean Time they shall be prohibited attempting his Person or Effects; upon which Petition a Sentence or Arret will be given, granting his Demands; the which being carried to the Registry, it ought to be noted to the dif-

fenting Creditors as soon as possible.

If all the Creditors are not resident in the same Place with him, but several of them in other Towns of the Realm, he must write them to come, or send their Procuration to some one of their Priends, to attend the Assemblies of the Creditors who are present, that they may have no Reason to complain of him. The second thing this unfortunate Trader ought to do on his Return home, if he has the Seal put on his Goods and Essecs, is to request the Taking it off in an amicable Manner, but if this is resused, it must be ordained by the Authority of Justice. And the third thing is, that from the Moment he receives his Books again, he must make out a general State of all his Essecs, as well what he owes as what is due to him, to deliver to his Creditors, when they assemble to examine his Assairs, and this is in Conformity with the second Article of the eleventh Title of the Ordi-

nance in 1673.

Having drawn out his Accounts in the most exact manner, he must put the following Certificate at the Bottom of them, viz.

I The underwritten do certify to all whom it may concern, that the State here above of all my Effects, as well Debtor as Creditor, contains the Truth, and that I have not omitted any Thing, or made Use of any Persons, or Names in it, that are not my true and lawful Creditors; in Faith of which I have signed the Present, the 29th of May, 1750.

And it is not sufficient that he has drawn out this State, but he must also srike a Ballance for the greater Ease of his Creditors, that they may see with a Cast of an Eye the Truth of his Affairs, and what they have to expect; and he must likewise put underneath the said State, an Account of all the Losses that have happened to him, whether by Shipping, Bankruptcies, or otherwise, the Interests that he has paid, and his House Expences, that he may justify his Conduct to his Creditors, in Case he has not Effects sufficient to pay them their whole Due, that they may have nothing to reproach him with.

th

to

it i

of

ful to

bu

the

cui

Fa

ver

Pro

Pu

fine

the

wh

and

tor

hir

by the

fide

tor

s of two Acalue of their hich shall be itors the fol-Merchants, make a fum-Manner; and les if any are after having Confirmation taining to it, out Prejudice ptcy, and to aling of the krupts, emditors, upon shall be read,

nimfelf in the ne of his Crefome Friend at he may apd it from the before difcoladges, or even a Tricks and a Permiffion allowed by his Perfon or the best of the dif-

but feveral of or fend their the Creditors The fecond e has the Seal nicable Manluftice. And gain, he must what is due to a Affairs, and of the Ordi-

nte bere above nd that I bave that are not fent, the 29th

must put the

ft also Arike a rith a Cast of he must likeave happened to that he has his Creditors, hat they may

When he is ready to render this Account to his Creditors, of his Conduct and their Estate; he must convoke an Assembly of them, by Summons sent in Writing to each of them, and being all met, his Behaviour to them ought to be free from Affectation, either of too great Dejection or Arrogance, but with such Concern and Humility, as a just Reflection of his Circumstances will naturally excite; and although some of them should so far degenerate from Reason and good Manners as to be abusive and slanderous in their Treatment of him, it ought not to exasperate him to make correspondent Returns; but command his Passion, by resecting that it is not every one has Philosophy enough to bear Losses with Temper and Equality of Mind, and it is probable what they fuffer by him (though he could not help it) may reduce them to the fame Condition with himself; therefore Allowances ought to be made, and no injurious Language returned from the unhappy Sufferer, though fuch a Shock is certainly not the least of his Misfortunes; however he ought to submit without murmuring; and together with the State of his Affairs he ought to deliver the Creditors his Books, that they may compare the one with the other; but in Case no one will take them under his Care, the Insolvent may then deliver them into the Registry, as was before ordered to be done, by those who had procured Letters of Respite, &c.

At the first Meeting of the Creditors there is seldom much done, the greatest Part of the Time being generally employed in Complaints and Injuries against the Failed, and at most Directors or Affignees are chose to take care of the common Interest of the Creditors, to see and examine the Books and Papers of the Debtor,

and to fix the Days of meeting to confult about the Affair. It is to be remarked that while this is transacting, each Creditor in particular endeavours as much as he can, to get himself paid the full of his Debt; the Engagement in which he stands with his Debtor renders him ingenious and fertile in Inventions to incline him to confent to his Demand; one by threatening to profecute him as a fraudulent Bankrupt, and afferting that it will not be difficult to bring Proof of his Knavery; another menaces him with his Determination of hindering his Composition by his Influence and Interest; whilst a third flatters and caresses him, laments his Missortunes, and affecting a Generosity, offers him his Purse, protests never to forsake him, that he may depend on his using all his Industry and Power to facilitate his Accommodation, that it is unreasonable he should be despoiled of all his Effects, and heartily pities both him and his Family; in fine, he makes use of every soft and coaxing Expression which he thinks may influence his Debtor, and incline him to distinguish this Flatterer from the rest of his Creditors, by fatisfying him at their Expence. But if unable to prevail, and the Lamb's Skin has been of no Service to him, he quickly puts on the Lion's, and there are no Sorts of Threats or Injuries he leaves unused to the unhappy Debtor, who, combated by Hopes and Fears, fometimes falls into the Snares laid for him, and quits those just Rules of putting all his Creditors on the same Footing, and by so doing, compleats his own Ruin, for the Fawnings and Menaces of Creditors can in no Shape operate to the Prejudice of an honest Bankrupt, who has punctually rendered an exact Account of his Conduct and Affairs as the Law

But having hitherto only mentioned the Duty of the Debtor, I shall proceed to hint the Obligation of the Creditors: And the first Step they ought to take when assembled about their common Affairs, is to elect some among them for Afsignees by the Plurality of Votes, who are Men of Probity and Capacity, to see and examine the State of their Debtor's Affairs, and to make their Report about them; and that they may proceed with the greater Order and Regularity, if the Failure is very considerable, it is adviseable that they chuse a Notary to receive the Acts of the Creditors Deliberations, and for this it is necessary to assign the Place, and Days of their Meeting, that no one may pretend Ignorance; and for the Security of those elected, the Act of their Nomination ought to be approved and consistent by the consular Jurisdiction, if there is one, or in the Royal, or in the Parliament's, if there is any in the Town or City where the Failure has happened.

The Power which the Creditors ordinarily give to the Affignees, is, 1ft, To proceed in taking off the Seal, if it has been put on.

ad, To

When

OF BANKRUPTCY.

2d, To describe and inventory all the Debtor's Effects, as well active as passive, which shall be found belonging to him; also all his Books, Letters, and other Papers and Instructions which can serve to the Eclaircisement of his Affairs.

3dly, To see and examine the State which he shall have given in, his Books and Accounts, and whether they have been regularly kept according to the Ordi-

4thly. To fell the Merchandise and Houshold Goods of the Bankrupt, and pay the Money into the Hands of the Notary that shall have been chosen, or to any other that the Creditors shall direct.

5thly, To recover all the Debts, and to undertake all the necessary Proceedings

6thly, To examine the Transactions, Contracts of Composition, Bonds, Promissary Notes, Bills of Exchange, and other Proofs of those who pretend themselves Creditors of the Failed: From all which things to make a good and faithful Report, to the general Assembly of the Creditors, which shall meet for that Intent.

And the Aflignees of a Failure ought to observe the following Maxims:

18, They ought never to abuse the Authority given them by the Creditors, in favouring the Bankrupt to their Prejudice, from a Motive of private Interest, as this would be wanting in that Honesty which ought religiously to be observed by those who are charged with the Management of joint Affairs.

adly, As it often happens that the Creditors of a Bankrupt are not all Inhabitants of the Town of his Residence, but of several others in the Kingdom, who desire their Friends to assist at the Assemblies, only to see what passes, without a Power of engaging them in the Resolutions of the Creditors: This Maxim ought to be observed, never to admit any one to their Meetings who are not Bearers of special Powers, for Consent; and agreeing to all their shall shall be deliberated and done by Plurality of Votes; though this Plurality is not to be counted by the Number of Person, but the Import of their Debts (or in other Words, not by Number but Vaine) and the Creditors to whom three Fourths of the whole is owing, shall decide this and every other controverted Assia.

3dly, The Affignees having got their Power authorifed in the accustomary Manner, ought in the first Place to take with the Commissary a Copy of all the Opponents to what is sealed of the Failure, and to make them assign a certain Day and Hour in his House, for to come and see, and consent to the Taking it off; and whereas in these Meetings, each Opponent has his Attorney, so that sometimes there may be thirty of them, it ought to be settled and ordained, that the ancientest shall plead for all the Opponents, in order to evitate the great Expences that would otherwise occur, from each Opponent's having one to plead for him.

4thly, If on inventorying, any Creditor claims the Merchandise that he should have sold to the Debtor, he must give a Description of it, as well in Respect to the Quality, as of the Quantity and Colours, whether both Ends are uncut, and the Lead untouched whereon is imprinted the Mark and Ticket on which is wrote the Name of the Reclaimant, and which gives him a Right to the pretended Return; this being the Custom always practised and observed on such Occasions, in order to prevent unhappy Contests, which might ruin both the Debtor and Creditor in Expences.

5thly, The Inventory and Description of the Merchandises, Houshold Goods, and Papers, appertaining to the Failed, being made, the Assignees ought diligently to see and examine the Books and Entries of the Bankrupt, in order to find out whether the State which he has given in, be conformable to them, before they proceed to the Sale; and they should make a C kulation as near as possible, of the Value of his Effects, which they should report to the Creditors at the next Assembly, that it may there be discussed, whether it will be most for their Interest to put the Effects into the Debtor's Hands, under proper Clauses and Conditions, or to dispose of them intirely, and part their Produce among them.

of them intirely, and pare their Produce among them.

6thly, But before they proceed to the faid Deliberation, the Debtor ought to justify his Conduct to them, and clearly prove how his Losses have arose; as it would be imprudent to trust a Man with the Management of their Affairs, by returning him his Goods, of whose Integrity they should have the least Suspicion.

7thly,

ftri

are

Fai

OF !

alth

and

and

the

COI

fio:

bo

fca and Vi of lut active as passive, s, and other Pa-Assairs. , his Books and ng to the Ordi-

nkrupt, and pay ofen, or to any

ary Proceedings

Bonds, Promiftend themselves faithful Report, t Intent. Maxims:

he Creditors, in Interest, as this bserved by those

not all Inhabi-Kingdom, who affes, without a is Maxim ought Bearers of special d done by Plura-mber of Persons, Vaine) and the is and every other

customary Manof all the Oppocertain Day and king it off; and that sometimes d, that the anthe great Exng one to plead

that he should Respect to the uncut, and the which is wrote the pretended fuch Occasions, ne Debtor and

ushold Goods, ught diligently der to find out n, before they ooslible, of the ext Affembly, rest to put the s, or to dispose

btor ought to e; as it would by returning on.

7thly,

7thly, After having examined the Conduct of the Debtor, they ought also strictly to scrutinize the Pretensions of every Creditor, to see that their Demands are just, as on these Occasions Tricks and Cheats are too frequent.

8thly, In examining the Books and Papers, the Assignees should carefully remark whether the Bankrupt has not made any illegal Sales or Cessions of his Est-

fects; which become so, if they are not transacted at least ten Days before the Failure is publickly known, and all Agreements or Conveyances whatfoever, made or done within these Limits, become null and void by all the King's Ordinances, although all the Acts and Obligations of them are past before a Notary Publick, and the Effects shall return again to the Stock, and be divided with it among his

othly, After the Aftignees have exactly performed all Things beforementioned, and made the necessary Remarks upon the Vouchers and Evidences concerning the Debt of each Creditor, they ought to draw out an exact Ballance of all the Effects, in order to give the Creditors an Infight into the Debtor's Affairs, and thereby make them capable of judging how to act most for their mutual Benefit, and to determine whether it will be most advantageous for them to return him all, and wait a reasonable Time for the Recovery of their entire Dues, or to adjust the Payment with a certain Loss, or to sell all and divide the Produce.

And the presenting the said Ballance to the Assembly, which the Assignees shall convoke for that Purpose, ought to be done by the most capable among them for explaining it; and he ought to be so circumspect in his Echaviour on the Occafion, as to give no Offence by exclaiming against either the Bankrupt or any of the Creditors, for either real or imaginary Offences, as this is contrary to the Rules both of Prudence and good Manners; for these Complaints should only be made to the supposed Offenders by themselves, and not in a general Assembly, it being fcandalous and may move the Paffions of some, who may not have all the Honesty and Civility that could be wished, to be influenced by the Outcry and unreasonable Violence, to turn the Meeting into a Crowd and Rout, and frustrate the Design of their affembling, by dispersing them with Noise without coming to any Reso-

If it is judged necessary by a Majority of the Creditors to appoint some one to recover. Debts that may appear to be in Danger, it is lawful for them to do it provisionally, notwithstanding any Opposition or Appeal by the sewer Number: and it is equally conformable to the King's Ordinances, to pay off any Mortgage or Rent-Charge (as these carry Interest) with the ready Money that shall be found in Cash, although the Minority should be against it; and this Minority is always to be understood not to exceed one Fourth Part of the Creditors in Value, so that when three Fourths of them confent to any Thing, the Opposition of the one

Fourth is not to be regarded.

What has been faid hitherto, only regards the Person who breaks through adventitious Losses and Misfortunes, and who consequently merits the charitable Attention of his Creditors; and I proceed now to speak of the Treatment that the fraudulent French Bankrupt has to expect from the Laws of his Country, and

every one unhappily concerned with him.

The Bankrupt, who becomes so with the premeditated Intention to cheat, and unjustly rife up with the Effects of those who have trusted him, deserves not only the Aversion of all his Creditors, but of the Publick, and merits an exemplary Punishment; a fraudulent Bankrupt being worse and more infamous than a Highway Robber, as Travellers generally go provided to defend themselves from these latter, though it is not so easy to guard against an Attack from the malicious Defigns of ill-intentioned Men.

The fraudulent Bankrupts are thefe, who embezzle or convey away their Effects to feigned Creditors, that by their Means they may bring their real ones to greater Conceffions, and benefit themselves by the Sums, thus iniquitously obtained; these who put their Effects under Cover of fictitious Names, by sales Sales of their Estates or Goods, and by pretended Ceffions, or Conveyances of them; in fine, those who destroy or hide their Books, Records, Papers, and Documents, to hinder an Account of their Effects from coming to the Knowledge of their Creditors, must also be reputed, and counted among the Number of fraudulent Bankrupts.

BANKRUPTCY.

There is nothing to pernicious or dangerous to the State and Publick, as fraudulent Bankrupts, for which Reason, a Punishment sufficiently severe, and adequate to the Crime, is hardly yet discovered, notwithstanding there are many Ordinances substituing, which decree exemplary Chastisements to those, who maliciously and in Fraud of their Creditors become Bankrupts, though till the Time of Henry IV, this Crime was not punishable with Death, but the Frequency of it in that Prince's Reign, induced him to change the more lenitive Laws of his Predecessors, into the severer one now mentioned.

Of Dutch Bankruptcies.

EXPERIENCE daily demonstrates that it is in Places of the greatest Commerce that Failures and Bankruptcies most frequently happen; and the Reafon is not difficult to be discovered, as it is clear that among a great Number of Merchants, it would be a Sort of Miracle if all of them were equally successful in their Enterprizes: If it were otherwise, to commence Merchant, and lay a Foundation for Riches and Prosperity, would be the same Thing. But God has so disposed the Affairs of this World, that we often see one Merchant ruined and undone by the same Trade which has enriched another; and on the contrary, that Traffick, which has been productive of great Wealth to some, has proved ruinous and destructive to the Estates and Fortune of others. But not to dwell on these Reflections I shall mention the Distinction made here between two Sorts of Bankruptcies, Failures, or Breakings, which are three fynonimous Words, and though they feemingly express the same Thing, the one however is more soft, and less heavy or burthensome than the other; for the Name of a Bankrupt is opprobrious and odious to all honest Men, and is only applied to those who become so to enrich themselves at their Creditors Expence, or those who give Room to suspect the Honesty of their Intentions, when they stop lightly, or for trivial Causes; instead of its being only said that such a one has been unfortunate, or had the Misfortune to break, when it is feen that he is reduced by insupportable Losses, which every honest Man is exposed to, by a great Number of unforescen Accidents; but if he designs always to continue his Integrity, and not wound his Conscience in detaining for himself his remanent Effects, which are justly his Creditors, he will make no Difficulty to deliver them up his Books, to communicate to them the true State of his Affairs, and to commit himself to their Mercy and Discretion.

So that in my Opinion the Chamber of the desolate Funds (called in Dutch, de Kamer van de desolate-Boedels) which we have in this City (Amsterdam) was not established for this last Sort of Persons, but with the sole View to prevent the Knavery of those, who in breaking would retain to themselves the greatest Part of the Effects they possess, and frustrate their Creditors Endeavours to secure them; for when an honest Man has the Missortune to fail, he makes no Difficulty of de-claring it to his Creditors, and frankly to communicate the State of his Circum-stances and Effects; and if his Creditors find that the Losses and Disasters, which he alledges to have been the Occasion of his Stopping are true, and that his Integrity stands unimpeached, they frequently agree on Terms settled among themselves, leaving him something wherewith to endeavour his Re-establishment; but if it happens that any of the Creditors refuse to sign this Agreement, he is obliged to declare his Affairs at the Chamber aforementioned, which (after the Formalities in the following Ordinance) will oblige the Refusants to subscribe the Agreement, if it has been fettled between the Infolvent and two Thirds of the Creditors for three Quarters of the Debt, or three Quarters of the Creditors for two Thirds of the Debt, as will be feen in the subsequent Ordinance.

Diffractions and Orders for the Commissioners of the defolated or rained Estates.

THE States of Holland and West-Frise make known, that it has been remonstrated to us by the Eurgo-Masters and Regents of the City of Amsterdam, that they thought proper some Years ago to establish in the said City a Chamber for the desolate Estates, under certain Regulations, as was then convenient; that

Of BANKRUPTCY.

they, the Remonstrants, having seen such abundant Fruits and good Effects, that they were in the Design, not only to continue it, but were desirous also to provide for it by a more particular and ample Ordinance, drawn up on the Plan, which the Commissioners of the said Chamber have made, and which they have found to be advantageous and necessary, by the Experience they have had, according to the Terms of the Copy which has been delivered us, and hereaster inserted; that to the End so good a Work might have a greater Force and Virtue, the Remonstrants have prayed, that we would be pleased to give our Approbation and Grant, in the best and most ample Form, containing the said Instructions and Orders as follow:

I.

In the first Place, there shall be yearly appointed, on the 4th of February, by the Lords Justices, five fit Persons for the Direction of the Chamber, of which two shall be taken from among the old Echivens (which I think may be translated Aldermen) and the others to be expert in Trade.

II.

Of these Commissioners there shall be at least two continued for three successive Years, but not for any longer Time; and touching the Election and Continuation of the others, it shall be done as is customary in the other Banks and Chambers directed by Commissioners.

m

The faid Commissioners shall assemble daily to attend all the Affairs which may happen in Relation to the insolvent Funds or Estates.

ÌV.

When there are any infolvent Estates in the said City, or its Jurisdiction, either by Death, or Failure of some Person, and that it shall have come to the Knowledge of the said Commissioners, they shall immediately go with their Secretary (who shall be ordered thereto) and in their Presence, or others appointed thereto, exactly inventory all the Estects, and put them in good and safe Custody, to the Creditors greatest Advantage, and as they judge they ought to be; they shall also secure without Delay the Books and Papers appertaining to the said Estates.

V.

The Effects being so inventoried and secured, with the Books and Papers, they shall give Order, that two or more Persons be appointed Trustees of the said Funds, who by Letters or Express (if it is necessary) shall endeavour to secure all the Estates, Effects, and Debts, belonging to the said Funds, whether within or without the Jurisdiction of that City, or of this Country.

VIA apirius

This being all done, there shall be let past at least six Wocks, or more, at the Discretion of the Commissioners, without proceeding to the Sale of any of the Effects; but the said Time shall be left to the insolvent Person, or to the Relations of the deceased, to the End that in the said Space, they may find some Method to settle with the Creditors; nevertheless the said Trustees shall be using their Endeavours during that Time to recover whatsoever is due to the Insolvent, and to procure and promote the Creditors Advantage.

VIII:

And to the End that in such Compositions every Thing be done in Order, all Merchants or others who have already failed, or become infolvent, or that shall bereafter

ich are justly his
s, to communif to their Mercy
led in Dutch, de
lerdam) was not
to prevent the
greatest Part of
to fecure therd;
Difficulty of deof his CircumDifasters, which

ick, as frauduvere, and adeere are many ofe, who maa till the Time requency of ve Laws of his

greatest Comand the Reaeat Number of

lly fuccessful in

nd lay a Foun-But God has so

ant ruined and the contrary, me, has proved

not to dwell on

een two Sorts of ous Words, and

ver is more foft, Bankrupt is opofe who become give Room to

, or for trivial

unfortunate, or by insupportable er of unforeseen

and not wound

Difficulty of deof his CircumDifafters, which
d that his Inted among themeftablihment;
greement, he is
which (after the
to fubscribe the
o Thirds of the
he Creditors for
noce.

uined Estates. has been remon-

Amsterdam, that a Chamber for

nvenient; that

hereafter fall or become infolvent, and their Heirs, may convoke or fummon all their Creditors before the Chamber of the defolate Funds, by Citation of Bills fixed up, or by Letters of Advice to those who live without the District of this City; and that in presence of the said Commissioners, or the greatest Part of them, they may (after a sincere Opening and Declaration of the State and Condition of their Stock, as also a true State of their Debts and Dues) undertake and draw up a Composition or Agreement, for the Payment of what they owe, totally, or in Part, in ready Money, or in such a Time (giving Security) as they are able, and that the Parties shall think reasonable.

VIII

And the Minority of the Creditors shall be obliged to follow and conform themselves to the Majority; the which shall be three Quarters of the Creditors for two Thirds of the Debt, or two Thirds of the Creditors for three Quarters of the Debt.

IX.

But those who have Securities or Pledges, shall not be admitted to the Agreement; but only those who have been Securities, who alone shall have a personal Action for their Indemnity, and the same Right, and of the same Nature with the personal Creditors.

X.

All those who pretend to be Creditors of an insolvent Estate, shall also be obliged to justify their Debts before the Commissioners of the desolate Funds, who in Case of Dispute shall determine it, whether the Failed has agreed or not.

XI.

No Agreement begun between the Failed (or any one on his Part) and the Creditors shall be made nor concluded, but with the said Commissioners Consent,

XII.

The Agreement between the Insolvents (or their Heirs) on the one Part, and their Creditors on the other, being made under sufficient Security, and signed by the Creditors, or the greatest Part of them; the Parties agreed, and their Effects, shall be discharged from the said Chamber, and restored to their former Liberty, to trade, receive, and pay, in the same Manner as before their Failure, after paying the said Commissioners all the Expences occasioned on Account of their said Affairs, at their Discretion; so that in the mean Time they shall not satisfy any one of their Creditors to the Prejudice of the others, under Penaky of forfeiting the said Agreement.

XIII.

And the Failed and his Securities shall be obliged to furnish and put into the said Commissioners Hands, as soon as the Agreement shall have been passed as aforesaid, on the Day and on the Terms therein contained, for the Security and Advantage of the Creditors, the Sums they shall have promised, pro rata, of what they owe, to the End that the said Creditors may receive their Sum from the said Commissioners when they shall come to sign the Agreement.

. End wome duing that Time : VIX

Nevertheless, if it is found that the Insolvent or his Heirs have acted knavish and fraudulently, in, or after making the Composition, either by having hid his Books, Letters, or Papers, removed their Effects, Merchandises, or Debts, conveying them away to defraud their Creditors, or that they have underhand agreed with some one of the Creditors on other Conditions, such shall not only

fummon all tion of Bills trict of this art of them, Condition of

art of them, condition of and draw up otally, or in re able, and

nform them-Creditors for parters of the

to the Agreewe a personal ture with the

shall also be esolate Funds, agreed or not.

Part) and the oners Confent.

one Part, and and figned by d their Effects, ormer Liberty, lure, after payint of their faid not fatisfy any by of forfeiting

nd put into the been passed as he Security and d, pro rata, of heir Sum from nt.

" " " ·

re acted knavish having hid his or Debts, connave underhand ch shall not only have have their Agreement fet afide, but shall be corrected and punished according as the Case requires.

XV.

And those who shall pretend to be, and make themselves pass for Creditors (without being so) by an Understanding with the Insolvents, or from their own Motive, against their Knowledge, or that demand a greater Sum than their Due (in order to wrong the Creditors, and Benest the Insolvent) they shall be punished as Cheats, and besides be condemned to pay, as their own Debt, all the Creditors.

XVI.

The aforesaid Time of six Weeks, or more, at the Commissioners Discretion, being past, without their having been able to mediate an Agreement, the Trustees shall proceed directly to the Sale of the Effects, as well moveable as immoveable, as also the Stocks and Credits, provided that the Immoveables are not sold without the Consent of the Eschevins, and between the 1st of November, and the 2d of February (dans les douze Nuits.) But the Merchandizes, Furniture, and other Effects, may be sold publickly, and at Auction, at the Discretion of the said Commissioners, without Prejudice to the Rights of the Secretaries and Keeper. But in Case there should be among the Effects some Merchandize, which it should be thought proper to keep for some Time unfold, either upon Account of an apparent Rise or Price, or for some other strong Reason alledged by the Trustees to the Commissioners, then the Sale of the said Merchandize may be retarded for some Time, but not otherwise.

XVH.

All this being performed, the Commissioners shall expoint a Day for their Sitting on the Acts of Preference and Concurrence, by which Day all the known Creditors inhabiting this City shall be summoned by the usual Citation, those abroad by Letters of Advice, and the unknown by Bills fixed up; with a convenient Interval of Time, to the End that on the said Day they may come to give in their Names and their Acts of Pretension, whether they be for a Preference or Concurrence.

XVIII.

The fixed Day being come, the Commissioners shall first proceed to examine the Debt, and the Preference of every one of the Creditors present, who shall endeavour to agree on this Subject; if this cannot be done, the Creditors, who cannot agree together, shall each be ordered to deliver into the Commissioners Hands, in the Space of sourteen Days, according to the State of Affairs, a distinct Demand, with the necessary Pieces and Documents properly inventoried, on Penalty, that if in the aforesaid Time, any one shall be found that has not surnished the said Demand, he shall be held and regarded as desitting from his Pretension, and Right shall only be made on the Demand, and on the Evidences defurnished their Instruments and Proofs, may demand, in other sourteen Days after, a Copy of the Pretensions and Deeds of every one of those who have produced them, to the End that in other sourteen Days following, they may write to debate and contradict, without allowing any longer Time for it; but after the said Time of twice sourceen Days, the Thing shall be held to be in a Condition to be judged, and the Commissioners shall decree upon the Instruments which shall be till then delivered.

XIX.

The Preference being regulated and determined, those who think themselves aggrieved thereby, may appeal in ten Days after the Publication, or after they have had Knowledge of it, to the Eschevins, in Conformity with the thirteenth

Article of the eighteenth Chapter of the Ordinance, and the Inftruments shall remain in the Secretary's Hands until the said Time is past, or till the Appeal is renounced; so that the Impetrant, or Petitioner, must, after having received Appointment from the Auditor, dispose so, that they be put, all perfect and concluded, in ten Days after the Demand, into the Eschwin Hands, to be adjudged on sistem assis A BENE VEL MALE, under Penalty of a Nonfuit, or dropping the Appeal; and the Sentence of the Eschwins shall be provisionally executed, without Diminution, and without Prejudice of more ample Pleadings.

XX.

The Commissioners shall afterwards proceed to a Repetition, without attending that all the Money be fallen due or come in; but those who are to be preferred to others shall be admitted, in order to receive their Debt, on giving an Acquittance and Security, or else on receiving it from the Hands of the Commissioners, according to the State of the Affairs of the Effects, and the remaining Money shall be distributed and paid to the other Creditors for rate, under a parallel Security, which shall be given in the Secretary's Office. Nevertheless the Creditors, who in Right, as shall be found in the Sequel, ought to be the first; as also those who have not been able to learn the Settling of the Preference and Concurrence soon enough, may demand a fresh Day to appear in, to the End that they may be heard, at their Expence, on the Preference and Concurrence.

XXI.

If a Tenant of any House he inhabits, happens to fail between the Month of May and the first of December, in this Case the Proprietor, or he that let the House, shall retake it for the Years the Lease has yet to run, and so discharge the Estate; so that he shall only have the Right of Preference upon the Effects which shall be sound in Kind in the House, for the Hire of the current and preceding Year, and for no longer; and for what might be due to him before that Time, he shall equally concur with the other Creditors.

XXII.

But the Failure happening between the first of December and the Month of May following, the Rent shall remain for Account of the desolate Funds for a Year, commencing from the Month of May, except the Proprietor shall think proper to retake upon him the said House for the said Year.

XXIII.

And as the Advantage of the Creditors confifts in having the Affairs of an Estate soon sinished, and that honest Men may have their own the soonest possible, the Creditors that would prove their Debts, or that would reclaim some Essets from the Estate as their Property, shall henceforward proceed in the first Instance before the said Commissioners in the following Forms against the Trustees, who in this Case shall be Defendants, and who on the contrary shall proceed as Plaintiss against those who shall be found to be Debtors, or responsible to the Essate.

XXIV.

The Creditors who would prove their Debts, and all others reclaiming any Effects of the Estate, as their own, shall be obliged to enter their Action against the Trustees in the Time, or at latest before the Sitting for the Presence and Concurrence, and before the Sale and Removal of the said Essets; and to this End they shall appoint the Trustees three Days before by sending them their Demands with the Citation, as also a Copy of all the Instruments and Papers of which they intend to make use; and in Case the Plaintists do not appear on the Day appointed, they shall be nonsuited, and the Instance discharged with Condemnation of Charges, which the Plaintists shall pay before they can make a new Instance.

XXV.

But if any one has arrested the Effects, which he maintains to be his, he shall be obliged to cite the Trustee within the third Day of the Arrest, and to establish his Action under Penalty of a Nonsuit.

XXVI.

The Trustees being cited or appointed as before, and not appearing, there shall be Default against them; and on having a second Citation and not appearing, the Commissioners shall judge upon the Demands and Papers of the Party appearing alone, and those summoned shall be condemned to the Expence of the Process; practic contumerism:

XXVII.

The Parties summoned appearing, the Cause must be pleaded and determined forthwith, without giving or taking a Day to reply, except some strong Reasons induce the Commissioners to permit it.

XXVIII

If the Trustees summon any one in the Manner aforesaid, and afterwards they do not appear themselves, they shall be nonsuited; with the same Advantages to the Person summoned as is before mentioned; and in this Case the Trustees shall be obliged to pay the Expence out of their own Pockets.

XXIX.

But the Parties furnmoned not appearing, the first Default shall be granted, with a second Citation for the Week following, and on Non-appearance the second Time (the Citation being duly made) a second Default shall be granted, with a provisional Affignment, and a third Citation to see to change the Assignment into a definitive Condemnation, or to establish a Right in some other Manner.

XXX

But if the Parties fummoned appear, they may conclude and finish their Cause in Pleading, or take a Day in the following Week, on which Day the Cause coming again to be considered, it must of Necessity be then determined and concluded, if the Commissioners have not Reason to order otherwise.

XXXI.

The Trustees having arrested any Person or Effects, shall be obliged at the Instance of the arrested or interested Person, to bring the Prosecution in three Days before the Commissioners, to make their Demand and join Issue; upon which, the Person arrested or interested must answer, or that he takes a Day to do it, without derogating from the provisional Determination, under Security, if the thing is found to be so disposed; but the Person arrested or interested, not making any Prosecution, the Arrest shall be brought back and prosecuted the next Eierschar, according to Custom.

XXXII.

The Cause being prepared and pleaded, the Commissioners shall dispose of the Provision, or Principal, according to the State wherein it is found, and if either the one of the other Party will appeal, the Cause shall be carried and prosecuted before the Eschevius, on the Rolle Privilegie (privileged List or Catalogue) who shall determine it, and the Execution shall be done by Provision, without Prejudice of more particular Pleadings.

XXXIII.

The Creditors of any infolvent Funds, being discontented with the Proceedings and bad Management of the Trustees, may make their Complaints to the said

iving an Acthe Commifhe remaining der a parallel the Creditors, as also those Concurrence t they may be

ents shall reappeal is reeccived Apct and con-

be adjudged Nonfuit, or provisionally to Pleadings.

thout attend-

to be prefer-

the Month of e that let the d fo discharge on the Effects rrent and prem before that

the Month of te Funds for a or shall think

irs of an Estate possible, the e Essects from t Instance beastees, who in d as Plaintiss e Estate.

iming any Ef-Action against Preference and 1, and to this 1 arm their Depers of which 1 on the Day 1 h Condemna-1 ke a new In-

XXV.

OF BANKRUPTCY.

Commissioners, who shall cite the Trustees, hear them, and settle Affairs; proceeding according to the Exigency of the Case.

XXXIV.

The Persons who the said Commissioners shall establish Trustees of the insolvent Estates, shall be obliged to give them sufficient Security for all their Administration, at the Discretion of the said Commissioners, that they may have Recourse against the Securities, in case of any Massement of the Trustees, unless these latter were elected from among the Creditors.

XXXV.

The Trustees, or Affignees from among the Creditors, having received any Money belonging to the Estate, must not keep it with them, but shall immediately deliver it to the said Commissioners.

XXXVI.

And those who shall be called or advertised, shall be obliged to appear not only at the End of their Administration, but at all Times, before the said Commissioners, to give in their Accounts and Proofs; and being called for this Purpose, they shall be obliged to appear on the first Order, on Pain of three Guilders Mulch if they have a second Summons, and of fix Guilders at the third; and if not withstanding they sail to appear, and do not give in any Account, they shall be called a fourth Time on Penalty of Imprison. Int, after that the said Commissioners have communicated it to the Escowins.

XXXVII.

And at the End of the Trusses Administration, when the Commissioners shall discharge them from their Trusteeship, they shall grant them what they think proper for their Trouble.

XXXVIII.

Any one of this City or its Jurisdiction, being desirous to make a Cession of his Effects, the said Commissioners shall provisionally put them in Security, under the Care of the Persons who they shall establish for that Purpose, as soon as the Letters of Cession shall have been delivered to the Creditors, and they shall have enquired about the Validity of the Cession, to the End that they may give Advice to the Eschevins.

XXXIX.

And to prevent as much as is possible, all the Abuses and bad Practices which are daily perpetrated by many Persons, in the Petition and Solicitation of the Letters of the Burgo-Masters of this City, to the noble, high, and mighty Lords the Strues of Holland, to obtain Safety of the Body, and the Continuation of it; the said Commissioners shall make an exact Information of the State and Condition of the Premises, to let the Burgo-Masters know it, and to serve them for Information and Advice.

XL.

Any one being summoned, he shall be obliged to appear before the Commissioners, and in Default shall pay fix Stivers Mulet for the first Time, twelve Stivers for the second, and twenty-four Stivers for the third; after which the said Commissioners shall acquaint the Eschwins with it, and and to fetch the Persons by one of their Substitutes.

The Remainder of this Ordonnance relates only to the Government of the Clerks and Trustees belonging to the said Chamber, and is immaterial to this Discourse. The Laws concerning Bankrupts being but few, and generally ill observed in other Countries, I shall not inlarge on this Subject.

ffairs; pro-

the infolvent Administraive Recourse unless these

ved any Monediately de-

. . 71 (1) ..

pear not only
Commission
this Purpose,
uilders Mulch
and if notthey shall be
commissioners

nissioners shall bey think pro-

1. 1 1 .

Cession of his ity, under the as the Letters hall have engive Advice to

ractices which on of the Lethty Lords the on of it; the d Condition of or Information

ne Comunissiotwelve Stivers the faid Comthe Persons by

t of the Clerks this Discourse. served in other OFTHE

GENERAL TRADE

OF THE CE. The solding

WORLD.

OMMERCE includes in the Word whatfoever is transacted by Way of Barter, Purchase, or Sales, and whether the Merchandize be Coins, Bills, or other Commodities. Monsieur Melon defines it to be an Exchange of what is superfluous for that which is necessary; and Monsieur Savary says, that Necessity gave it Birth, the Desire of Conveniency and Ease augmented and gave it Force; in sine, Vanity, Luxury, and Avarice pushed it on to Persection, perhaps even much beyond the just Bounds it ought to have.

It at first was confined (as mentioned in the introductory Discourse) to the Barter of the Necessaries of Life; the Labourer giving his Corn and Pulse to the Shepherd in return for his Milk and Wool; and he that had the Woods collected Honey and Wax, exchanged it for the different Sorts of Fruits, gathered by others in their Orchards and Fields.

And the Usage of carrying on Commerce by Barter still subsists even in several Parts (though of the most uncultivated ones) of Europe; as in Siberia, and the Danish and Muscovite Lapland; and it was but in the last Century, that the English, French, and Dutch Traders first carried their Merchandize to Archangel, and there trucked them with the Russians, for the Products of that vast Empire. Many Nations on the Coast of Africk, almost all of America, and some of Asia, have preserved this Method of giving what is superfluous to them, for that which they have not, or at least in Plenty.

ferved this Method of giving what is superfluous to them, for that which they have not, or at least in Plenty.

It is not precisely known when Commerce commenced by Purchase and Sales, or when it began to make use of Gold, Silver, or Copper Money: as the first Species were those of Wood, Leather, and Iron; and even at this Day a certain Value is fixed on different Shells and Cocoa Nuts in several Parts of both Indies, and given in Payment for such Merchandises, Drugs, and Commodities as they want.

The oldest Examples found of this Commerce in the facred History are in the Time of the Patriarch Abraham; profane Authors place the Epocha under the Reigns of Saturn and Janus in Italy; and the ancient Gards (as Julius Caefur reports in his Commentaries) attribute the Invention to the God Mercury.

The Egyptians, Phenicians, and Carthaginians, are cited as the first, ablest, and most daring Traders of Antiquity, by many great Authors; but being contested by others, the Reader is referred for their different Sentiments to the historical Preface.

And it did not appear to the Antients, that an Application to Trade was unworthy the Attention of the most illustrious Persons; even Solomon, that sage and powerful Monarch, did not disdain an Engagement therein, but often (as beforementioned) joined his Merchant Fleets with those of the King of Tyre, in a

Voyage to Ophir, from whonce they brought him those precious Metals and Com-modities as rendered him (though governing but a small State) the richest Prince

Under the Afiatick and Grecian Monarchies ancient History discovers to us from time to time the Traces of a Company galting by different Nations, though it feems principally to have flourished under the Roman Government; and one may judge by the Testimony of Historians and that of antique Inscriptions, how many confiderable Colleges, or Companies of Merchants, were established in different Circles. The Destruction of the Roman Empire, by the Irrestion of a Multitude of backgroup Maticus, drow Companerce with it, or at least sufpended its ordinary Operations for a Time; though it afterwards revived, and by little and little made a new Progress, more especially in Italy.

It was from thence that the Pifins, Gengefe, and Venetians (whose numerous Fleets spread themselves in all the Ports of the Levant and Egypt, to load Silk, Spices, and other Merchandises of those Countries) which for a long Time possest the almost sole Distribution of them to France, Germany, and the other States of

Europe.

About the End of the fifteenth Century, the greatest Part of this Trade past from them to the Portugicse, after these latter had opened a new Navigation in the Ocean, and were established in diverse Parts on the Coasts of Africk, India, and Arabia.

The Portuguese did not possess these different Branches of Commerce for above an hundred Years, or thereabouts, for the Dutch, at the Beginning of the seventeenth Century, shared them with them, and very soon after stripped them of them almost intirely.

The English, French, Danes, and even the Mamburghers, excited by the Example of their Success, made also some Establishments in the Indies, and on the

Coafts of Africk, though much less confiderable ones, excepting those of the English, who have a very extensive Commerce in those Parts.

In fine, America (which this Spaniards discovered a little while after the Portuguese had secured a Way to the East by the Cape of Good Hope) became a fresh Object of a vast and important Trade to all the Nations of Europe; though it is true, that the first Conquerors of this new World have always possessed the best and richest Part of it, and preserve the Traffick to themselves with an extreme great Jealous; but besides that the English, French, Portuguese, and Dutch, have many flourishing Colonies, as well among the Islands as on the Continent; it is certain that it is (though undefiguedly) full as much for other Nations as for themfelves that the Spaniards send their Flota or Galleons yearly to load the Treasure of Mexico and Peru.

Commerce is a Profession in general not less honourable than profitable, and is at present divided into that by Land and by Sea, in Gross and by Ketail, for which every Country furnishes something peculiar to itself; as the various States or even the different Provinces of them, have neither one Sun nor Clime equally fuited to all forts of natural Productions; befides, the Divertity of Mens Genius, and Humours in general, and of Nations in particular, influences their Application to fome Sort of Works and Employs rather than to others; so that a mutual Communication becomes necessary by the Intervention of Commerce, that what is wanting to fome, may by this Means be supplied by others; and it is of no small Consequence to those who embrace the Mercantile Profession, to inform themselves exactly of what is to be found among their Neighbours, as well as to make themselves perfectly well acquainted with the Products and Manusactures of their own Country. But not to enlarge on the Merchant's Qualifications, which I have already spoke to, I shall proceed to open to him the promised Scene for Practice, and begin, as it is natural, with the Trade of my own Country, whose Extensive-

ness and Value may claim this Preference, at least from an English Author.

The united Trade of England, Wales, Scotland, and Ireland, does jointly contribute to form that confiderable Commerce, which the Subjects of the British

Crown carry on, whether domestick or foreign.

The commodious Situation of our Country, both for long and short Voyages; the many excellent Ports proper for the Construction of an infinite Number

etals and Com-

vers to us from itons, though it; and one may one, how many one in different a Maditude of cordinary Oped little made a

hose numerous t, to load Silk, g Time possest other States of

rinde past from in the Ocean, and Arabia. nerce for above of the seven-ipped them of

d by the Ex-

after the Porope) became a
barope; though
offeffed the beft
ith an extreme
ad Durch, have
ontinent; it is
as as for themd the Treasure

table, and is at tail, for which States or even equally fuited enius, and Hu-Application to mutual Comthat what is is of no intall inform themrell as to make ctures of their which I have e for Practice, ofe Extensive-Author.

s jointly conof the British

hort Voyages; inite Number of Veffels built there; the Ability and Intrepidity of our Pilots and Sallors; a Soil fertile in Fruits, Corn, and Patturage; our Hills enclosing Diversities of Metals, and Minerals; Cattle of all Sorts; and more especially the Sheep producing these precious Wools, of whose Exportation we are justly so jealous; Manusactures of almost every Species, and the greatest Fart of them superior to thate of other Countries; our Colonies so well established in the new World; and our Settles ments fo rich and sourishing in the East-Indies, give us at least as much, as to any other Nation, wherein to prove our Genius for Trade, and demonstrate that we have not been idle in it.

Voltaire, in his tenth Letter concerning the English, says, that Trade which has enriched them, has contibuted to make them free; and that this Freedom has in its Turn extended their Commerce.

This proves that the fundamental Maxim of our Country is a very justone, viz. that Trade is the Nursery of Sailors, that Sailors are the Soul of the Navy, that the Navy is the Security of Commerce, and that these two united, produce the Riches, Power and Glory of Great Britain.

Under Henry the VIII. the Trade and Navigation of these Kingdoms began considerably to augment, and has fince always gone on encreasing. We then engaged in a considerable Commerce to the Levane, and made frequent Voyages to Gumea and Brasil; but the English were not sensible of what they were capable in commercial Affairs, till towards the Middle of Queen Elizabeth's Reign, whose Protection and Encouragement animated her Subjects to the Formation of different Trading Companies, and the Establishment of diverse Manusactures in her Capital, on the Ruins of those of the Low Countries, which rendered the Traffick of England so storight on his towards the England so flourishing as to have it soon carried to Archangel, and extended to all the Ports of the Mediterranean. It also reached the richest Coasts of Africk, as well as the Enst and West-Indies, and there took such a deep Root, and was settled on such solid Foundations, as to remain unmoveable, and to stand in less need of Aggrandisments, than of Moderation.

Although our domestick Trade is very considerable, and of great Advantage to the Inhabitants, the foreign vastly exceeds it; and it is not because that England cannot subsist without it, (Providence having abundantly blessed us with every Necessary of Life) but as foreign Trade occasions at Employ for all Sorts of Artists, furnishes Work for the Poor, and augments our Manufactures, proving an efficacious Means of enriching the Nation, strengthening the State, and rendering it formidable to the neighburing Powers, that we are animated to engage so deeply in it.

It is for this that the English spread their Traffick to all Parts of the World where any is carried on, and there is no Nation under the Sun that drives so great a Trade with their own Products and Merchandizes. This renders us powerful in our Marine, augments the Number of our Sailors, enriches our People, and procures us all that the Universe can furnish to sailors, enriches our People, and procures us all that the Universe can furnish to sailors, enriches our People, and procures us all that the Universe can furnish to sailors the England is become the Support of its Friends, and the Terror of its Enemies; and whilst the Commerce of our Neighbours the Dutch, consists chiefly in the Transportation of Merchandizes (not their own) from one Country to another, ours is principally surnished and supported by the Redundant Products of our Soil and Industry.

In this Manner we traffick, I mean with Things of our own Growth and Manufacture, not only to all Parts of Europe, but to Afa, Africk, and America, and mostly in our own Ships, which we chun rather to employ, as well in all Exportations as Importations, than to encourage Strangers coming among us, to rob us of those Frieghts we are so capable of supplying by our own Marine; for the Encouragement of which, and in order to encrease its Interest; our well adapted Laws secure this Branch of Trade to us, by a Restraint on all Strangers in their Traffick with us; and though I may justly affert this Nation consumes mose foreign Merchandizes than any other whatsoever, yet it has been proved beyond Construction that the Ballance of Trade is in our Favour, and I hope will be much more so, since the Prohibition of Cambricks and the great Increase of the Linear Manufactory.

61-190 to nate Vons dans mont. Ow

Our Trade, as that of all other Kingdoms, is composed of Inland and Maritime, though with great Difference in Regard to the Profits it leaves, as our foreign Trade certainly exceeds that of any other State in the World, in the Three Articles of which it confifts. viz. Exportation, Transportation, and Importation; France can pretend to little more than the First of these; Spain, Haly, and the two Northern Crowns to the First and Third; and Holland only vies with us in the

Our Country furnishes the exporting Branch of Commerce with Butter, Corn, Cattle, Cloth, and many other Woolen Manufactures, Iron, Lead, Tin, Copper, Leather, Copperas, Coal, Allum, Saffron, &c.

The neighbouring Kingdoms have many Times owed their Preservation to our Supplies of Corn, and our Horses are generally esteemed for their Beauty, Strength, and going; neither our Fleets nor Strangers want any Foreign Supplies for their victualling, having Abundance of Beef, Pork, Bifket, and fresh Provisions, always ready, besides the vast Quantities carried to the European and West-Indian Markets.

Our Iron is exported manufactured in Guns, Carcaffes, Bombs, &c. and our Cloths and Woollens are sent to most Parts of the World, though not in those Quantities as formerly; many Princes having settled Manusactories of their own, to the no small Prejudice of ours; and the Value of our Exports in the Articles of Cloth, Northern Dozens, Rashes, Kersies, Bays, Serges, Flannels, Perpetuanoes, Says, Stuffs, Frize, Pennistone, Stockings, Caps, Blankets, Rugs, &c. I fear do not exceed the two Millions per Annum that Dr. D'Avenant and Mr. King supposed some Years ago they amounted to; according to their Calculation, that the yearly Produce of Wool in England was about two Millions Sterling, and this worked up to import eight Millions; of which they computed, fix Millions for Home-Confumption, and the other two for Exportation.

The other Exports from hence, of Hops, Flax, Hemp, Hats, Shoes, Ale, Beer, Cyder, Herrings, Pilchards, Salmon, Oysters, Saffron, Liquorice, Optick Glaffes, and Mathematical Instruments, Works of Horologiography, Ribbons, Toys, &c. are prodigious, and of a Value almost incredible.

The Vestments, Shoes, Hats, and Household Stuffs, carried from hence yearly. only to America, is supposed to be worth at least 200,000/.—This must amount to

a much larger Sum fince the Conquests from the French in America. England produces yearly 5,000,000 Chaldrons of Sea Coal (and the Mines would furnish much more if wanted) near a Million and a half Pounds of Tin, a thousand Fodders of Lead, eight hundred Furnaces of Iron, and as many Tons of Allum; of all which great Quantities are exported, to the Value at least of 500,000/. per

Secondly, our Re-exportation of the Wool, Butter, Hides, Tallow, Beef, Pork, Herrings, Pilchards, and Salmon, from Ireland, have been reckoned at 300,000/. per Annum.

We transport also annually from our Plantations in America (besides what we consume ourselves) of Sugar, Indigo, Tobacco, Cocoa Nuts, &c. about 400,000/. and our Fish, Pipestaves, Masts, Beaver, &c. from New-England and those Northern Parts does not produce a much less Sum.

It would be tedious and difficult to enumerate our Transportations and their Value from Denmark and Sweden, (though by our Commerce with these two Kingdoms, we are confiderable Losers) Spain, Portugal, and other Parts in the Streights, Turkey, Guinea, &cc. but the most considerable of all is that of the Commodities brought from the East Indies, of which it is supposed of late Years, we have transported to the Value of 500,000 l. per Annum, in Pepper, Salt-petre, Callicoes, Muslins, Silks, Drugs, Diamonds, &c. after having retained a Sufficiency for our own Use and Confumption.

Thirdly, the Article of Importation, or the bringing hither such Goods as we confume among ourselves, is vastly great, though not equally advantageous from all Countries, as the Ballance of Trade with France has for many Years been against us, though I hope will be confiderably remedied by the Prohibition of Cambricks, &c. The ingenious Mr. Samuel Fortrey, in his excellent Discourse on Trade, makes appear, that we yearly imported from that Kingdom near 1,600,000 l. worth of Goods more than the Value of what we exported thither, viz. in Silk, Sattins,

d and Maritime, ur foreign Trade hree Articles of reation; France ly, and the two s with us in the

th Butter, Corn, d, Tin, Copper,

escrvation to our leauty, Strength, supplies for their rovitions, always Indian Markets. bs, &c. and our gh not in those ies of their own, n the Articles of s, Perpetuanoes, &c. I fear do not ng supposed some the yearly Prohis worked up to for Home-Con-

shoes, Ale, Beer, Optick Glasses, bons, Toys, &c.

om hence yearly, must amount to

the Mines would Tin, a thousand Tons of Allum; of 500,000l. per

low, Beef, Pork, ned at 300,000/.

besides what we about 400,000/. and those Nor-

tations and their these two Kingin the Streights, he Commodities s, we have transpetre, Callicoes, fficiency for our

ch Goods as we ntageous from all ears been against n of Cambricks, on Trade, makes 0,000 /. worth of in Silk, Sattins,

Taffetees,

Taffatees, Stuffs, Armoifins, Paduaíoys, Tabbies, Cloth of Gold and Silver, Velvets, Ribbons, Galloons, Laces, Silk Buttons, about 600,000/. Linen 400,000/. Wines 600,000/. Serges and Calons 150,000/. Hats, 120,000/. Hatbands, Feathers, Fans, Girdles, Hoods, Marks, Looking-Glaffes, Watches, Pictures, Medals, Cabinets, Cases, Bracelets, Tablets, and other Toys, 150,000 /. Paper Medats, Caoniets, Canes, Bratestes, Fantestes, and other 1995, 150,000.1 faper 100,000.l. Household Stuff, as Beds, Mattreffes, Coverlets, Hangings, Fringes, &c. 100,000.l. Brandy, Cyder, Vinegar, Verjuice, &c. 100,000.l. Caffile Soap, Honey, Almonds, Olives, Capers, Prunes, &c. 150,000.l. Pins, Needles, Box and Tortoifeshell Combs, &c. 20,000.l. perfumed and trimmed Gloves, 10,000.l. fine Ironmongers Ware, 40,000.l. which amount in all to 2,540,000.l. per Annum, besides Salt, Cork, Rosin and others Things to a considerable Value: And although the Calculation mighs possibly be something exaggregated, and our Exports there this Calculation might possibly be something exaggerated, and our Exports there not read at as much as they ought to be (Mr. Fortrey valuing them only in a Mill on Sterling) and the Importation of many Things prohibited fince, as will be frewn hereafter; yet it is a certain and lamentable Truth, that our Loss by that Trade has always been very confiderable, which will be demonstrated when I come to treat more minutely of it, in the following Sheets: In the Interim permit me to repeat the Reflection which the Subject naturally suggests, that this Prejudice to our Trade proceeds from a Taste viciated by an affected Imitation of French Gaiety, and a confequent Fondness for their Toys and Baubles: We like-wife retain too great an Affection for their Wines, Brandies, and some other of their Products, though our Gold might be gratified with more wholsome Beverages, and on Terms much less disadvantageous to our Country; which I beg Leave to recommend to the serious Consideration of every Briton; and I wish it may have a fuitable Effect, and incline all to put a helping Hand towards healing this dreadful Difease in our Commerce, so much tending to its Ruin, and the emasculating both our Minds and Bodies.

And having faid what fuffices concerning the general Traffick of these Islands, I shall now descend to treat of it in a more particular Manner; and in order to do it with all the Exactness possible, I shall divide it into the home and foreign Trade, and shew what each County of the three Kingdoms furnishes towards it,

either by their Products, or Manufactures.

Great-Britain was thought by the Ancients, to be the largest Island of the then known World; and though the later discovered ones of Madagascar and Japan vie with, and by some are supposed to exceed it, yet the Uncertainty of their Dimensions still leaves a Doubt, whether the Magnitude of our Isle is not superior to them, and yet equal to what it was formerly accounted.

It was at first called Albion, and by the Romans Britannia, though I think the

Etymology of both the Words is still unsettled.

The Situation of its Southern Part, viz. England and Waler, is between the 17th and 22d Degrees of Longitude, and the 50th and 56th Degrees of Northern Latitude; being in Shape triangular, and the longest Side from Berwick North, to the Land's End S. W. three hundred eighty-fix Miles; from Sandwick E. to the Land's End W. by S. two hundred feventy nine Miles; and the Perpendicular from Berwick to Portfmouth N. and S. three hundred and twenty Miles; containing by Computation about 39,938,800 Acres, and 1,219,952 Houses; is almost ten Times as big as the *United Netberlands*; less than *Italy* by near one Half,

and in Comparison with France, is as thirty to eighty-two.

According to a Catalogue exhibited by Camden to King James I. it was parcelled out into 9,284 Parishes; but Mr. Chamberlaine, in his Magne Britannie Notitia, fays, there are in all, nine thousand nine hundred and thirteen Parishes, feven hundred and fifty great Towns, and twenty-five Cities; though the anonymous Author of The present State of Great-Britain differs from both, by making the Cities to be twenty-eight, the Market Towns seven hundred and ninety, and

the Parishes to be ten thousand six hundred and three.

The Counties in this District are fifty-two, forty in England, and twelve in Wales, whose Products ought now to be confidered; but as our Wool and Woollens are the most staple Commodities of our Isle, and the Neglect or Abuse of those excellent Laws in Force concerning them, has been so inestectual to the keeping the one at home, and detrimental to the Sale of the other abroad, I should, pre-

vious to my said Intention, give some Account of the Statutes relating to the Cleansing, Packing, Carding, &c. of the first (having at P. 68 and fig. done it for what regards its Running) and for the good Government of all Manusacturers and their Dependants, concerned in the latter; but as they are many and very extensive, it is impossible to reduce them within those small Bounds I have limited myself to for the Remainder of this Work, so must content myself with observing, that the Legislature's Care of these Particulars began very early; for though formerly the Exportation of Wool was not only licensed, but the principal Trade of this Country, and the greatest Branch of our King's Revenue, yet as soon as we had learnt the manusacturing it ourselves, and experienced the Advantages arising from this Improvement, by a comfortable Employ for our distressed Poor, and the Encrease of our Commerce, the Prohibition of its Extract was judged necessary, and enforced by many good Laws, in order to secure the Benefit to ourselves, and prevent other Nations from reaping it, as they had so long done to our Prejudice; the Statute therefore of 27 Edw. III. declared the Transporting it Felony, and many others in successive Princes Reigns have mitigated or enhanced the Penalties, as Circumstances and the Times have required; they have also guarded against Frauds and Abuses in the Combing, Spinning, Winding it, &c. that have crept in, in its infant State, by several penal Laws to the guilty Transgressors of them.

In Regard of Manufactured Wools, the Acts are still more ample and extensive, and regulate their Lengths, Breadths, Weights, &c. besides the many other Particulars necessary to be observed in their Fabrication, as conducive to their Perfection and Goodness; however, as I have not Room to give an Abstract of them, I shall begin my proposed Description of the Counties in the Manner

following.

1. Bedfordshire.

THE Products of this County are principally confumed at home, though it occasionally furnishes something for abroad, in its Wool (after working up;) and its Manusacture of Straw Hats, and other Things made of that Material (at Dunslable and Luton) employ several thousands of the Inhabitants, and are wore by Multitudes of the principal Ladies in England; Fullers Earth is sound at Woburn and As w, and Butter made in many Places, and sent up fresh in Lumps to London.

2. Berksbire

Produces much more for Exportation than the preceding County, as the Woollen Manufactures at Reading, Farrindon, Newbury, &c. are very confiderable in Cloth, Druggets, Duroys, Serges, Shalloons, and Stuffs; and at the first of these Towns has been established for some Years past a most extensive Fabrick of Canvas, or Sail Cloth, which is brought to such Perfection as to equal in Goodness any that was formerly imported from Holland or France, to the no small Advantage of the neighbouring Poor, who in large Numbers are thereby employed. And whilst it so plentifully supplies the exporting Branch of Commerce, it is not barren in Products for the home Consumption, as it has Corn, Cattle, and Wood (especially Beech and Oak) in Abundance: This County, Gloucestershire, and Wilts, sends yearly to London about six thousand Ton of Cheele, the Half by Land Carriage, and the other Moiety by Barge, from Leeblade, Abingdon, Newbury, and Reading, and in Return is surnished with Salt Butter in Firkins from that City, to supply the Deficiency of their Dairies.

3. Bucking bamfbire

Affords but little for foreign Markets, as its sole Manufacture is of Bone Lace at Olney and Newport-Pagnel; and its Products confined to Corn, Cattle, and Wool, except some lump Butter sent up fresh from hence, Oxfordshire, Northamptonshire, Bedfordshire, Hertfordshire, and Essex, and in Pots from Derbyshire, to London, in such Quantities, as to import in the whole at least 100,000 Firkins per Annum, which are consumed within the Bills of Mortality.

4. Cam-

elating to the nd fog. done it Manufacturers

nany and very ls I have limit-

yfelf with obery early; for but the princi-Revenue, yet

or our diffressed

ts Extract was

cure the Bene-

ey had so long red the Transhave mitigated

required; they nning, Wind-

Laws to the

of hours of the first of

4. Cambridgeshire

Hes no Manufacture except of Malt, Paper, and Baskets, but its Growth of Corn and Saffron is very considerable, and the latter esteemed in Quality inferior to none. There is likewife found near Sturbridge very good Pipe and Potters Clay; and Cattle are plenty, though their Dairies produce no more Butter or Cheefs than suffices for their own Consumption, as that Butter called Cambridge Butter receives its Denomination only by coming from thence, where it is first brought from other Parts.

5. Cheshire,

So justly famous for its Cheese, of which, with Lancashire, Part of Shropshire, and Staffordfoire, it fends up to London yearly above seven thousand Tons; all these are of a thick Make, yet very different in their Size and Quality, though all are without Distinction in Town called Cheshire Cheeses. These Counties (but more especially Lancashire) likewise sell great Quantities for Leeds, Sheffield, York, and Newcastle, besides what is consumed in Monchester, and shipped at Liverpool for Scotland, the Streights, C. being not less than fifteen or twenty hundred Tons. Nantwich, Middlewich, and Northwich, afford large Quantities of Salt; Macelesfield is noted for its Fabrick of Buttons, as Congleton is for Gloves: Cattle are plenty, Corn not scarce; and in many Parts of the Country are found Metals and Millstones.

6 Cornwall.

The hilly Part of this County appears unfruitful to the Eye, but encloses great Treasures in those seemingly barren Mountains; as there is yearly dug out of them an immense Quantity of Tin and Copper, both excellent in Quality, and the latter is found to be as good and as fit for every Purpose as the Swedish, or any other heretofore imported, and is as successfully used in all our Battery Works as any foreign was formerly; which induced the Government to encourage their Proprietors by laying a Duty fome Years fince upon all outlandish black Laten, and Metal prepared, which are Plates of Brass fitted for small Manufactures of the Clock, Kitchen &c. And our Tin, as well in Quantity as Quality, greatly exceeds all other Mines that have been yet discovered, though they have been worked from Time immemorial, as we read that the Phanicians drove a very confiderable Trade in it, with the then Inhabitants; and the Plenty of the Mineral having continued equal through so many Ages, seems to indicate the Stock to be inexhaustible, and will in all Probability last till the general Conflagration melts that and all Things in a Mass together; Interim, the Advantages it produces to the County (and indeed to the Nation) are very confiderable, from the large Quantities exported; and for the better Regulation of a Business in which so great a Number of Men are employed, there are many ancient Laws in Force (first made, and Franchises granted by Edw. I.) relating solely to them, by which they are incorporated in four Divisions, viz. Foymore, Blackmore, Trewarnaile, and Penwile, in each of which Stannary Courts are neld, for the Decision of Disputes and Correction of Irregularities, and sometimes Parliaments of the whole Society un--The Valleys are rich in Corn and Pasture, and its Seas der the Lord Warden.afford almost all Sorts of Fish in the greatest Plenty, more especially Pilchards, taken on its Coasts at two different Seasons of the Year; and sometimes in such Abundance, that the Natives not having Salt fufficient for their Cure, make use of great Quantities to manure their Grounds, besides an annual Exportation commonly of near fifty thousand Hogsheads; and it is only in this County that I can remember to have feen or heard of any Conger being taken in England.

Here are fome small Quantities of Quicksilver sound in the Mines, and Slates

fufficient to furnish every Demand for them.

7. Cumberland.

The Manufactures of this County are Ruggs, Turky-workt Chairs, Pennistons, Half-thicks, Duffels, &c. at Penrith are made large Parcels of Leather, and from

ple and extenhe many other lucive to their an Abstract of n the Manner

home, though (after workin that Material tants, and are Earth is found nt up fresh in

ounty, as the very confide-; and at the most extensive ion as to equal nce, to the no s are thereby anch of Comit has Corn. This County, on of Cheefe, rom Lechlade, th Salt Butter

of Bone Lace , Cattle, and Shire, Northm Derbysbire, 100,000 Fir-

4. Cam-

Whitehaven are shipped great Quantities of Salt and Coale; Copper is found in Plenty at Newland and Kefwick, and at the latter there is black Lead, the only Place, as some say (though I believe erroneously) for it in Europe; here are likewise good Lead Misse, and the plain Part of the Country produces Corn, as the hilly Part does Grass; the celebrated Fish Charr, is caught in its Meer called Ulles Water (which also borders on Westmeretand) and no where else, but in Lancabire, in England. Here in several Parts are good Dairies, and this, with Northumber-land, sends up to London yearly about fifteen thousand Firkins of Butter, which are chiefly shipped at Newcastle, though some from Blyth, and these two Counties produce besides, between two and three theasend Firkins, which are sent directly into Kent. At Carlifle is a good Fabrick of fine Linen, in which about twenty-five Weavers are employed all the Year through; and large Parcels of Leather are also made in this City and Suburbs.

The Isle of Man lies about ten Leagues distant from this County, in the Irish Sea, but furnishes nothing for Trade.

8. Derbyfbire.

The Manufactures of this Shire are only weven Stockings of feveral Sorts, with some Felt, Caftor, and Beaver Hata; it is very fertile in Corn and Cattle, fending a good deal of Pot Butter to London (as mentioned under Buckingbamphire) and jointly with Nottinghamshire, and Part of Staffordshire, about 2000 Ton of Cheese yearly; this is sent down the Trent, from Burton, &c. and the Derwent. from Derby to Gainsborough into the Humber, being of a thin Sort, and fold in London under the Denomination of Warwicksbire Cheese.—Here are Quarries of free Stone, and Marble, Abundance of Mill, Lime, and Whet-Stones, with some Chrystal and Alabaster. Its Mines are stored with Coal, Iron (principally used by the Nailers, and in the small Manufactures at Birmingbam, &c.) and Lead, the latter being very plenty, and the beft in England; the Peak is famous for producing it, and its other Wonders, as Derby is for Sir Thomas Lombe's Englines erected there on the River Derwent, for making Organzine or thrown Silk, and for whose Introduction the Parliament in 1732 gave him 14,000. It contains 26,586 Wheels, and 97,746 Movements, which works 73,726 Yards of Silk Thread every Time the Water-Wheel goes round, which is thrice in one Minute, and 318,496,320 Yards in the twenty-four Hours; one Water Wheel gives Motion to all the other Wheels and Movements, of which any one may be stopped separately, which is very extraordinary in so complicated a Machine; one Fire Engine conveys warm Air to every individual Part of it, and one regulator governs the whole Work.

9. Devonsbire

Affords many Things fimilar to the Products of its adjoining County, Cornwall, as Tin, Lead, Copper, Pilchards, &c. though not in the fame Abundance; and though it is more fruitful than that, yet its Riches are the Effects of its Manufactures, which confifts in Serges, Kerfeys, and Bone Lace; fo great a Quantity of the first are made in the Neighbourhood of Exeter, as to furnish the Market of that City with 10,000/.'s worth weekly; here are also made some Broad Cloth. mixt or Medleys, and from its Ports are sent more Fishermen to America than from any other County in England.

10. Dorfetsbire

Is noted for its Beer, and yields great Plenty of Corn, Cattle, and Hemp, which latter was so abundant near Bridport, as to occasion, many Years ago, a Fabrick of Cables for the Royal Navy to be erected there. The Isles of Portland and Purbeck produce Free-stone, Marble, and Tobacco-Pipe Clay; and the Sheep bred in this County are innumerable, so that it is faid, that within the Circumference of fix Miles round the Town of Derchester only, there are fix hundred thousand constantly feeding.

er is found in

he only Place,

Historica good the hilly Part and Ulles Water Lancafoire, in Northumber

Butter, which

two Counties re fent directly

about twenty-

of Leather are

eral Sorts, with ad Cattle, fendacking bemfbire) at 2000 Ton of

d the Derwent,

ort, and fold in

ere are Quarries et-Stones, with

ron (principally

bam, &c.) and Peak is famous

this Lombe's En-

or thrown Silk,

3,726 Yards of is thrice in one to Water Wheel

any one may be sted a Machine; it, and one re-

ounty, Germuell, Abundance; and

cts of its Manu-

great a Quantity th the Market of

ne Broad Cloth,

to America than

nd Hemp, which s ago, a Fabrick

of Portland and

and the Sheep

hin the Circum-

11. Durbam

Produces great Quantities of Coals, shipped at Sunderland, some Lead, Iron, Allum, and Grindstones, at Darlington it has a Fabrick of various Stuffs, and sends yearly to Lendon about ten thousand Firkins of Butter.

12, Effex

Is a very fertile County, and very abundant both in its Products and Manufactures; the former confifting in Cattle, Corn, and Hops, but principally in Oysters and Sastron, of both which it produces a great Quantity, and the best of the Sort in the World; it is likewise famous for suckling Calves, and from whence the London Markets are principally supplied with this agreeable Food; some Cloths, Stuffs, and Perpets are made here, but its Fabricks for Bays are unequalled in any Part; and most of the Inhabitants of Bocking, Braintree, Cogesball, Chehnsford, Bilbericky, Bispopsertford, Waltham, Rumsford, Halftead, Witham, and innumerable simaller but populous Villages, are chiefly employed in forting, oiling, combing, or otherwise preparing the Wool for the Looms, or manufacturing it.—At Calcesser only are made at this present from fix to seven hundred Pieces of Bays Weekly, called therefrom Colchester Bays; and at Bocking, Dunmore, &c. about four hundred Pieces per Week of that Sore called Bocking Bays, extra of smock Colchesters, which are not a few; and time former have been so much in Demand since the Peace with Spain, (for whose Markets they are fittest, as the latter are for Portugal) as to occasion a Rise of ten Shillings per Piece in Price on the best Sort of them more than they usually went at before the War. A large Quantity of fresh Butter is sent to London from this County, and in lieu thereof they take from thence, and from Susfolk, in Firkins, what suffices for their Consumption.

13. Ghucestersbire

Brings Sundries both to the home and foreign Trade, as it plentifully produces Cattle, Wool, Iron, Steel, Corn, Cyder, Salmon, Bacon, and Cheefe, of which latter it clubs its Share to make up the fix thousand Tons, mentioned in Berkfürer, and its Wool from the Sheep of Cotfwold, is the finest in England, and only inferior to that of Andalusia; they are likewise in such Quantities that even the Plocks (much less the Sheep) are hardly to be counted; from this Wool many plain white Cloths are made for dying through all the County, as also Variety of worsted Stockings, besides Yarn knit Hose. Tewksoury, besides its Woollen Fabricks (which are very considerable) is famous for Mustard Balls, as Stroud is for its Fulling Mills and Scarlet Dye.

14. Hamp or Hantshire

Is also very abundant in Sheep, which furnish Wool for its many Fabricks of Shalloons, Kersies, and other Stuffs; its Products are Iron, Corn, and Timber, and it is more particularly noted for the Excellence of its Honey and Bacon.

13. Hart or Hertfordsbire.

The principal, and indeed almost the only Product of this County, is different Sorts of Corn, of which great Quantities are ground here into Meal or made into Malt, and so sent to supply London Markets; Manusactures it has none; and what the Dairy affords of Butter, is brought to Town fresh, and Salt Butter purchased on cheaper Terms in its Room, as is practised in all the Counties circumjacent to London.

16. Herefordsbire.

Leominster (or Lempster) in this County, is noted for its Wools, as Kymton is for its Fabrick of narrow Cloths; its Product confists of Corn, Wool, Salmon and Cyder, of which latter great Quantities are confumed both at home and abroad.

17. Huntingtonfaire

Affords but little Matter to treat of, as it is destitute of Manufactures, and its Products limitted to Cattle and Corn.

7 G

18. Kent.

are fix hundred

11. Durbam

18. Kmt.

The fole Manufacture of this County I believe is Thread, except what is cast of its Iron into Cannon, Bullets, Furnaces, Pots, Boilers, plats Iron, Bomb-shells, Hand-Granades, &c. and its Products are, some Corn, Woad, Madder, Hops, Fullers Earth, Iron, Burstone, Flax, and great Quantities of Kentifb Cherries and Pippins.

19. Lancafbire,

Being a County very fertile both in Wool and Flax, affords Employ for the Natives in the large Manufactures of Cloths and Linens established there, of which the principal ones are at Mancheser, Boston, and their Vicinage, where are likewise made Rugs, Turkey-work Chairs, Pennistons, Dussels, &c. and as Rochdale and its Neighbourhood, as well as the aforementioned Towns, are also made Cottons and Fustians of various Sorts, Kerseys, Tickens, and above all large Quantities of Bays, in Imitation of Bockings, and shipped off directly for the Portugal Markets as such. Its Products are Rock Salt, some black Lead, Charr, and Cannel Coal, which does not only serve for a delightful Fuel, but for making Utenflls and Toys, as sine to look on as the highest polished Jet, and so free from leaving any Tinge, that the whitest Linen may be rubbed on it without receiving any Soil, this County and Somersetshire produce the largest Oxen in England, and its Dairies afford plenty of Good Cheese, as has been mentioned in the Description of Chessoire.

20. Leicestersbire

Is famous for Sheep with the largest Wool in England, and though the Quantity of it is very great, yet it is here employed in no other Fabrick than that of a Variety of woven Stockings; besides which, their sole Manusacture is of Felt, Castor, and Beaver Hats. Its Products are Sea Coal; and Beans and Peas abound here to a Proverb. It sends (jointly with Warwicksbire) above five hundred Tons of Cheese by Land to London, and is supposed to produce above a thousand Tons more, sold to Birmingbam and other large Towns, and sent into Northamptonsbire, Hertfordsbire, Sec. besides two or three hundred Tons remitted from thence to Stirbridge Fair.

21. Lincolnsbire,

Though one of the largest Counties, is destitute of any Manusacture, as the Inhabitants sell their Wool unwrought to their Neighbours, and principally employ themselves in the grazing Trade, and fatting Cattle, with which London Markets are plentifully supplied; it also sends up annually (jointly with the Isle of Ety) from Holbeich about twenty-five thousand Firkins of Butter, on the River Com, to Cambridge, and from thence to London by Land Carriage; and there is likewise brought yearly in the same Manner to the said City from Spailding and Peterborough about two thousand Firkins, being the Produce of the Fens.

22, Middlefex

Has fituated in it the celebrated City of London; and though it is the smallest County but four in England, it is certainly the richest and the most opulent in Trade, not only in this, but every other Kingdom of Europe. This County has sew Manufactures out of its Metropolis, though those of Spital-fields, &c. are very extensive, and brought to great Perfection; so that I may venture to affert, that our Artisans now equal if not exceed the French in the Beauty of their Silk Fabrick, and still continue their wonted Superiority in the Woollen ones; for though our Rivals can carry these cheaper to Market than we can, and consequently rob us of a considerable Share of that Trade we show I otherwise possess alone, yet this does not proceed from any Defect in the Capacity of our Artisicers, but from their working so much cheaper in that Kingdom, and the Neglect or Abuse, as formerly observed, in the working up our Woollens here, which calls for a strict Inspection and Regulation. This great City is in a Manner the Centre of both the inland and foreign Trade.

LD.

t what is cast Bomb-shells, sadder, Hops, b Cherries and

mploy for the here, of which where are likeand at Rochdah are also made all large Quanr the Portugal tharr, and Canmaking Utenfree from leave thout receiving a England, and the Description

that of a Variety of Felt, Castor, abound here to a Tons of Cheese Tons more, sold thire, Hertforder to Stirbridge

ture, as the Inncipally employ London Markets ile of Ely) from River Cam, to here is likewife ing and Peterns.

is the fmalleft ulent in Trade, has few Manuvery extensive, at our Artifans brick, and still our Rivals can s of a consideroes not proceed rking so much beferved, in the nd Regulation. foreign Trade, and confequently the Transports to it both by Land and Water is vast and inconceivable; the Concourse of Waggons, Horses, and other Carriages for the one, with Ships, Lighters, &c. for the other, continually coming in and going out, are innumerable, and must give a Foreigner a very exalted Idea of that Commerce which employs them.

23. Monmouthfhire

Is one of those Counties that affords little worth Regard in Trade, as its only Manufacture is of Plannels at Abergavenny, and its Products nothing else but Cattle and Corn.

24. Norfolk

Has a justly celebrated Fabrick of all Sorts of Stuffs at Norwich, of which there is yearly fold to the Value of 100,000% besides what the Manusacture of Stockings here and in other Parts of the County may import; its Products are Cattle, Corn, Wool, and Herrings, which latter abound like the Pilchards in the West, and are taken in equal Quantities; so that commonly as many Barrels of these are shipped in a Year as there are Hogsheads of the others; these employ a great Number of Hands in their Cure, so that in Catching, Salting, Smoaking, &c. the greatest Part of the Inhabitants of Yarmouth are engaged, and the Ships belonging to the Place find good Freights in carrying them abroad. This is a great Dairy County in the Butter Way, making yearly about fixty thousand Firkins, which is sent weekly to Downbam upon the River Cam, and so by Water to Cambridge, from whence it is carried by Land to London.

25. Northamptonshire,

Though one of the finest Counties in England, surnishes but very little for Trade, as it has no Manufactures but of Worsted and Yarn Stockings, and its Products consist of Corn, Cattle, Wool, Salt-petre, and some Butter sent up fresh and in Lumps to London, as has been already mentioned.

: 26. Northumberland

Is so abundant in Coals, that all Europe might be supplied from it; Newcassile sends yearly to London about six hundred thousand Chaldron, and for their Conveyance keeps upwards of five hundred large Ships continually employed, to the no small Improvement of our Marine, as this dangerous Navigation proves a continual Fund of good Sailors, than which none are stouter nor better. Here a large Mines also of Lead and Iron, which latter is of the same Nature with what comes from Derbysbire, and like that chiefly used by the Nailers, &c. Grindstones are found in some Parts; and the River Time is so abundant in Salmon, that great Quantities are pickled and shipped off from Berwick and Newcassile for foreign Markets: I have already said that this County, with Cumberland, sends about sifteen thousand Firkins of Butter to London, and between two and three thousand more into Kent, the former shipped at Newcassile and Blytb.

27. Nottingbamsbire

Has no other Manufactures than some woven Stockings, but produces Corn and Coal in plenty, with some Lead. Worksop is noted for Liquorish; Manssield for Malt; and near Nottingbam is found Tobacco Pipe and Potters Clay. This Shire brews fine Ale in great Abundance, and clubs its Quota of the two thousand Ton of Cheese, mentioned in Derbysbire, to be shipped for London.

28. Oxfordsbire

Can boast of no greater Manufactures than the preceding County; it has only one at Witney for Blankets; Banbury is noted for its fine Cheese, Henley for Malt, and Burford for Horse-Saddles. It is a very great Corn Country, and one of those that plentifully supply London with fresh Butter of an excellent Quality.

29. Rut

ag. Ruthraffire

Peeds an infinite Number of Sheep, whole Wool is faid to partake of the Redness of the Soll, and these are the only Commodities of the County.

30. Shropshire, or the County of Salop,

Abounds in Corn, Coals, and Iron: has fome Pipe and Potters Clay, and makes Flannels and plain white Cloths for Dying, the Fabricks of these are principally at Streenfoury, where is also every Thurstay a Market held for Welch Cottons, of which great Quantities are bought for London, and a large Quantity of excellent Cheese is likewise sent there, as hinted in the Description of Cheshire.

11. Somerfetsbire.

Few Counties produce to great a Veriety, both for home and foreign Markets, as here is Corn in Plenty, Lond, Copper, Lapis Calaminaris, Cryftal, Coals, and Wood for dying. The Oxen in this County equal in fine thois of Lincelufbire, and the Sheep are as numerous as in Derfetfiire, Wiles, &c. which affords the Natives a fufficient Supply of Wools for their large Manusactures of almost all Sorts of Woollens, fuch as Broad Cloth, mixt or Medleys, Serges, Druggets, Duroys, and Stuffs of many Denominations, Stockings, both Worfted and Varn, Kerfies, Shalloons, &c. At Chedder are made those celebrated Cheeses, which excel the Parmesian, to an unprejudiced Taste, and extra of these, this County with the northern Part of Wileshire sends yearly to Marden, or Magdalon Hill Fair, near Winchesser, about fifteen hundred Tons, which is sold in one Day, this Fair is held annually on the 25th of July, and is the greatest for this Commodity in England.

32. Staffordfbire

Produces Corn, Coals, Free-stone, Marble, Alabaster, Copper, Lead, and Iro,), of which latter, Nails, and other small Wares are made: Burson is famous for its Ale; and this County does not contribute the smallest Share to the two thousand Ton mentioned under Derby and Norsingbamshires to be sent to London, besides what its Dairies surnish for Yorkshire, &c. as is observed in describing Cheshire.

33. Suffolk

Is a great Dairy County, and fends yearly to London forty thousand Firkins of Butter upon an Average, which is shipped at Instrict and Woodbridge, and some few from Aldborough, besides which it makes about sen thousand Firkins more, that are sold at Colobester, and other Parts of Essex. Of the Cheese it produces, a thousand Tons (a little more or less) is annually brought to Town, with which the Royal Navy is served; some Part is sold into Kent and Suffex, and the rest to Shipping, &c. as none is eat in London; a great deal is sent directly from hence to Newcostle, as some is also from that City. The Navy in Time of War takes yearly for Victualling from sen to twelve thousand Firkins of Butter, and about five or six hundred Tons of Suffolk Cheese, though in Time of Peace the Consumption is not above one fourth of either: The Land Forces are fed with Chessive, Warwick, or Gloucestersbire Cheese, of which between eighty and a hundred Ton was issued per Annum in the late War.—This County is very fruitful in Cartle, and seeds great Multitudes of Sheep, notwithstanding which the Consumption of Wool is to great in its Fabricks, as to oblige the Manusacturers to seek an additional Supply from Lincolossive: Cloths are made at Sudbury, and Variety of Stuffs at Stow Market; also Says and Perpets, besides large Parcels of Linen; and its Products are Corn, Hemp, and Fullers Earth.

34. Surrey,

Being very barren in the Middle, affords but few Products or Manufactures, though it is faid that some Broad Cloth, mixt or Medleys, are made at Ryegate, and some Kersies at Guildsord and in its Neighbourhood. Iron is found of the same Quality

untity of excel-

foreign Markets, yítal, Coals, and

e of Lincolnsbire, which affords the

Druggets, Duorsted and Yarn,

hosses, which exthis County with gdolen Hill Fair, ne Day; this Fair

this Commodity

r, Lend, and Iron,

the two thousand

o London, besides

outland Firkins of

dbridge, and fome and Firkins more,

heese it produces,

own, with which

w, and the rest to

rectly from hence ime of War takes

ter, and about five ace the Confumpfed with Chefhire, ad a hundred Ton

fruitful in Cattle,

e Confumption of

to feek an addi-

y, and Variety of Parcels of Linen;

ribing Cheshire.

ENGLAND.

Quality with that of Suffer; and it is on a Hill near Mickleham that Box grows in a greater Plenty than in any one Spot in Europe besides.

35. Suffen

Yields great Quantities of Iron, chiefly used in Founderies for Cannons, Bombs, &c. and it has some Manusactories of Glass. Its Products are Cattle, Wool, and Corn, more especially Oats, of which its Crops are incredibly great. The English Ortelan (or Wheat Ear) is peculiar to this County; and a Sussey. Arandel Mullet, Gbiclosser Lobster, and an Americy Trout are so peculiarly noted for their Excellence, as to challenge a Remark in every Treatise on this Shire.

36. Warwickshire

Feeds large Flocks of Sheep, like those of Lincolnshire, though the greatest Part of their Wool is sold, and only so much retained as to manufacture some woven Stockings, and at Coventry Tammys (or Coventry Ware) and Plaiding; Hats of Felt, Castor, and Beaver, are also made here. Birmingham is famous for its curious Works in Iron and Steel, supplied by the Mines of this County, which also produces Coals, Corn, and Cheese in plenty; of this latter (joined to what comes from Leicestershire) above sive hundred Tons are sent yearly by Land to London, and some small Quantities from hence by Barge to Oxford and Abingdon; besides which these two Counties produce at least a thousand Tons, which is disposed of in the Manner mentioned under Leicestershire.

37. Westmoreland.

The Products of this County are but few, though what the Soil denies, is supplied by the Industry of the Natives; as at Kendal and Kerby Lonfdale the Manufactures of Cloths, Druggets, Serges, Rugs, Pennistons, Duffels, Cottons, Hats, and Stockings, are very considerable; so that notwithstanding its terrene Infertility, that of its Looms furnishes a very handsome Part, both to the home and foreign Trade.

38. Wiltsbire

Being one of the principal Counties in England for the Woollen Manufactures, I shall here make a Summary of what I have said concerning them in the others; and in doing it, shall join some of the celebrated Mr. Daniel De Foe's Remarks on these Fabricks, in his Complete English Tradesman, to what Experience, and some other Authors have furnished me with.

This and the other large and populous Counties of Somerset, Gloucester, and Deven, have Manusactures to exceeding great as to employ above a Million of People in them; and this will appear to be far from an Exaggeration, if it is considered, that besides the populous Cities of Exeter, Salisbury, Wells, Bath, Brisson, and Gloucester; the largest Towns, and a greater Number of them than any other Part of Great-Britain can shew, and of which some exceed in Magnitude the great northern Towns of Leed, Wakesield, Soessield, Sc. such as Taunton, Devizes, Tiverton, Crediton, Bradford, Trowbridge, Westbury, Froom, Stroud, Biddisord, Earnstable, Dartmouth, Bridgewater, Blandford, Wimbourn, Sherborn, Cirencester, Minebead, Pool, Weymouth, Dorchester, Honiton, Malmsbury, Warminster, Tedbury, Tewksbury, and many others, too numerous to be inserted, as they amount to about a hundred and twenty Market Towns, and more than thirteen hundred Parishes, are all employed either in Spinning, Weaving, or some other preparatory Branch of the Woolen Manusactory; and notwithstanding the Assistance is so great, and the Hands so many, yet it is by some affirmed that they purchase yearly thirty thousand Packs of Wool, and twenty-five thousand Packs of Yarn ready spun from Ireland.

It has already occasionally been observed, that the interior or middle Parts of England do also supply their Share of Wool, as Leicester, Northampton, and War-wickfibres, feed a prodigious Number of large Sheep (like those of Lincolnshire) for the London Market, whose Wool being of an extraordinary long Staple, and exceeding fine, is carried (or the greatest Part of it) weekly, on Tuesdays and Fridays, to Cirencester Market (which borders on Gloucestershire and Wilts) being not less in

Til word

7 H

Quantity

or Manufactures, de at Ryegate, and found of the same Quality

Quantity than five hundred Packs per Week, and is there bought by the Combers, and Carders of Tedbury, Malmibury, and most of the Towns on that Side of the aforesaid two Counties, extra of what the Clothiers purchase themselves, and distribute among the Poor of the neighbouring Parts for Spinning; which being performed, the Yarn is dispersed as far as Froom, Warminster, and Taunton, and so made to supply the Manusactures of the West Country.

That Part of the Leicestershire Wool, which remains undisposed of in this Manner, is carried northward to Wakefield, Leeds, and Halifax, where it is mixt and worked up with the Wool of those Counties not esteemed in general so fine as the fouthern ones produce, though the Fleece from the Woulds, or Downs, in the East Riding of Yorkshire, and the Bishoprick of Durbam, is an Exception to the above-Remark, as it is very fine and of a good Staple, more especially from the Banks of the Tees, that are for a confiderable Space of a rich Soil, and the Sheep deemed the largest in England; it is hither that all the best Wool of the neighbouring Territories is brought; and the coarser Sort with that from Scotland, carried into Halifax, Rochdale, Bury, and the manufacturing Towns of Lancashire, Westmoreland, and Cumberland, and there employed in the coarser Fabricks of those Counties, as Kersies, Half-thicks, Yarn Stockings, Duffels, Rugs, Turkey-work Chairs, and many other useful Manufactures, which those Parts abound in.

But it must not be understood from what I have here mentioned of the aforesaid Manufactures, that they are confined to the Places there quoted, as they flourish in many other Parts of the Kingdom, and are taken Notice of in the feveral Counties and Places where they are established. The Products of this Shire are, befides its Sheep and Wool, a little Fullers Earth, many of the famous Rabbits of Auburn Chase, and a large Quantity of Cheese, as mentioned under Berkshire and So-

39. Worceftersbire

Is not among the Number of the most inconsiderable Counties, either for Products or Manufactures; it abounds in Corn, Cattle, Cyder and Perry; at Droitwich are Salt Works; at Stowerbridge those for Iron and Glass; Broad Cloth, mixt or Medleys, Frize, various Sorts of Stockings, &c. are made at Worcester; Stuffs for Hangings and Printing, with some Linsey Woolsey at Kidderminster, and Seamens high Crowned Caps (called Monmouth Caps) at Bewdley.

40. Yorkshire,

The largest Shire in England, has a proportionable Share both of the foreign and home Trade of it, which it carries on from the feveral good Ports lying in the County; its Products are various, according to the Difference of the Soil, which in fo large a Tract must be much more fertile in some Parts than others. At Wakefield are Coals; at Knaresborough, Ripley, and Pontefract, Liquorish. In the North-Riding, the Hills enclose Lead, Copper, and Pit Coal; in the East-Riding is Allum, and about Sheffield Iron, which is there wrought into various Cutlery Wares; at Rippon, Leeds, Halifax, Wakefield, Bradford, and Hutbersfield, are large Manufactories of broad and narrow Cloth, mixt, called Dozens, Kerfies, and some Shalloons; Doncafter is noted for Stockings, Gloves, and knit Waistcoats, as Rippon is for Spurs; and in several Parts are found Freestone, Fullers Earth, and Jet. This is a great Dairy County, and fends a hundred thousand Firkins of Butter yearly to London, of which about fifteen thousand are shipped on the River Tees, from the Port of Stockton; fifty-five thousand is the average Quantity, one Year with another, brought into the City of York, and fent down the Humber in Keels, to be reshipped at Hull, and the remaining thirty thousand are sent from that Place, Malton, Whithy, and Scarborough. Among other Products of this County par-ticularly, as well as others, that of Horses should not be forgot, which brings large Sums of Money into the Kingdom, there being few Princes in Europe which are not supplied from England with Saddle-Horses for their own Use and for the Officers of their Armies

This finishes the Counties in England; and I now proceed to those of Wales, of which the commercial Description will be short, as they afford but very little

towards the Support or Increase of Trade.

1. Anglesey

by the Combers,

that Side of the mselves, and diwhich being per-Taunton, and fo

of in this Mane it is mixt and ral fo fine as the was, in the East ion to the above m the Banks of Sheep deemed he neighbouring and, carried into ashire, Westmores of those Counkey-work Chairs,

of the aforesaid as they flourish he feveral Couns Shire are, bes Rabbits of Au-B*erkshire* and So-

either for Prory; at Droitwich d Cloth, mixt or rcester; Stuffs for ter, and Seamens

f the foreign and orts lying in the he Soil, which in rs. At Wakefield In the North-Riding is Allum, atlery Wares; at are large Manuand fome Shalats, as Rippon is, and Jet. This Butter yearly to Tees, from the e Year with anin Keels, to be from that Place, his County parnich brings large surope which are

those of Wales, rd but very little

and for the Offi-

1. Anglesey

1. Anglesey

Is an Island encompassed on all Sides by the Irish Sea, except on the S. E. where it is parted from Caernarvonsbire by the River Menay or Menia; it produces Cattle and Corn in Plenty, with good Store of Mill Stones to grind it.

2. Brecknocksbire,

Like the preceding, affords Cattle, and Corn, with some Otter Furr, and at Brecknock hath a good Trade for Clothing.

3. Cardiganshire,

Besides the aforementioned Products of Corn and Cattle, has good Mines of Lead, some Copper, and a little Silver, though no Manufactures of any Sort.

4. Caermarthenshire

Affords more Plenty of all things than the preceding Counties, as it abounds in Corn, Cattle, and Salmon; has Pits of Coal, and Mines of the best I ead; besides which the Dairying Business, having been greatly improved of late Years in South-Wales, but more especially in this Part of it, the Town of Caermarthen, is become the Staple for it, and from whence is shipped about tifteen thousand Firkins of Butter for London yearly.

5. Caernarvonsbire

Has plenty of Cattle and Corn, though no other Commodities, nor any Manufactures for Trade; so shall pass on to

6. Denbighshire,

Which in many Parts is very fruitful, more especially in Rye, Goats, and Sheeps Denbeigh is noted for Glovers and Tanners. Near Moinglath, and in several other Parts, are good Lead Mines; and large Parcels of Flannels are fold at Wrexbam Market, with Huckaback Linen to the Value of 500 l. weekly; Blankets are also made in this Part of the Country, and some Stockings both of Worsted and

7. Flintsbire.

This County has plenty of Cattle, which affords the Inhabitants greater Quantities of Milk for their Dairies than is possessed by their Neighbours, and of which they make more Butter and Cheese than they want. Here is likewise Lead, Pitcoal (almost sufficient to supply Dublin Market;) Mill Stones, and Honey enough to make good Store of Methegin, a Beverage which the Natives are very fond of.

8. Glamorganshire,

Of which the South Part is fo fruitful as to be called the Garden of Wales, yet its Products are confined to Cattle and Corn, and the Natives Attendance thereon their fole Employ.

9. Merionetbsbire

Can boast only of Sheep for its Products, and wrought Cotton for its Manufactures, fo that it affords nothing for Enlargements in its Description.

10. Mongomerysbire

Is a delightful County, though noted for nothing but its Breed of Horses and Goats, so that like many other Shires of this Country it might be passed over unremarked, did not my proposed Method require the contrary.

11. Pembrokesbire,

Though a very pleasant County, and abounding with all Necessaries of Life, brings nothing to Trade, except some of the largest Salmon in Britain, taken

near Cardigan, in the River Tyvy, and consequently affords no Room for en-

12. Radnorsbire

Makes some Cheese, and breeds some Horses, with which it drives a small Trade, though hardly worth Regard.

To the preceding Account of England and Wales, I must add this Observation; that besides the Products and Manufactures therein mentioned, several of less Import are dispersed in many Parts of the different Counties, as of Tanners, Potters, &c. which all together produce Commodities to a very confiderable Value: More especially the Manufactures of Porcelain at Bow and Chelsea and Worcester, the two latter for ornamental, and the former both for this, and useful China, which are brought to such Perfection, as in many Respects to equal, and in some to exceed, the original Fabricks of the Indies.

Having finished my promised Description of the Southern Part of Great-Britain, with Respect to its Products and Manufactures, my intended Method now leads me to do the same by the Northern Part called Scotland, which is bounded on the South by the Irish Sea and England, from which it is divided by Solway Firth, and the Rivers Est and Kersop; on the West Border, by the Cheviot Hills, in the middle Marches; and by the lower Parts of the River Tweed on the East Border. On the East it is bounded by the German Sea; on the North by the Deucalidonian

Sea; and on the West by the great Western Ocean.

Its Situation is by fome supposed to be from 54° 54′ to 58° 32′ of Latitude, and from 15° 40′ to 17° 50′ of Longitude; though by Straloch's Maps the Lutitude is made to be from 55° 11′ to 59° 20′, and the Longitude from 10° 5′ to 16° 0′.

Authors likewise differ as much about its Extent as they do in Regard of its

Situation, though the generality of them conclude it to be from the Mull of Galloway in the South, to Dung sbaybead in Cathness, North, about 215 Scots and 257 Italian Miles; and between Buchaness, on the East Sea, and Ardnamurchan Point on the West, near 140 Scots or 168 Italian Miles; and though it be thus long and broad, yet the Sea running up into the Land in some Places, and the Land thrusting out into the Sea in others, leaves no one House above forty or forty-five Miles distant from the latter.

The Division of it is into thirty-one Shires and two Stuarties, of which I shall briefly speak in an alphabetical Order, and then give an Account of their Pro-

ducts and Manufactures together.

1. Aberdeen.

This Shire is far from being unfruitful, as the Plains produce all Sorts of Corn, and the Mountains good Pasturage; the neighbouring Sea affords Plenty of Fish, and a sufficient Matter of Reproach to the Natives for their Negligence, in permitting the Dutch, for so many Years, uninterruptedly to reap those immense Gains they have done from these Coasts, without being animated by their Example, at least to share the Profits with them, which I hope they will now be taught to do, by the Fstablishment lately made for this Purpose. Hitherto they have contented themselves with the Salmon, Trout, and Perch Fishery, in which the Rivers of this Shire abound almost to a Prodigy; and here are likewise found many Shells with Pearls of a large Size and good Colour. The Women in this County are noted for spinning a fine Linen Yarn, which they sell to the Fabricks of Aberdeen in great Quantities; and are there manufactured into Cloth of a very good Quality (as is also done at Stratbbogy;) large Parcels of worsted Stockings are also made here, and of these, some so fine, as have been sold for sourcen, twenty, and thirty Shillings a Pair. They pickle and pack in Barrels great Quantities of Pork for Exportation, as they do Meal and Corn; and indeed the Inhabitants of this City may justly be deemed universal Traders.

At an Aire 3

Contains the three great Bailiwicks of Scotland, viz. Carriek, Kyle, and Cunningbam, which differ in the Fertility of their Soil, though none of them are barren; they produce Cornand Cattle, as the preceding Shire does, but not in fuch Plenty; and the Inhabitants, being an industrious People, are many of them employed by the Merchants of Glasgow and other Places, in their Herring Fishery. The River Aire abounds with Salmon and Trout, as Lady-Isle (about five Miles from the Town of Aire) does with Fowl and Rabbits; and from Irwin great Quantities of Scotch Coal are exported for Ireland.

3. Argyleni dil nd ovo tril on it in 90

This Shire is generally fitter for Pasture than Tillage, though it produces Cornin great Plenty; its Rivers afford abundance of Salmon, as its Coasts do of Herring, Cod, and Whitings; Lorn is the pleasantest and most fruitful Part of it, and the Inhabitants are more given to Fishing and Hunting than to any Manuschurges.

4. Bamff

Is very fertile, and the generality of the Country well furnished with Grass and Corn, as the Rivers are with Salmon, of which here is a very advantageous Fishery. In Balvenie is found the Stone of which Allum is made; and near Strathyla, such a Quantity of those for Lime, that they build their Houses with it, extra of what they sell, which brings in great Profit, as their Commerce of fat Cattle, and fine Linen, disposed of in their weekly Markets, does at the Village of Keith. In Balvenie there is a Rock of very good Whetstones and Hones, sufficient to supply the whole Isle; and as they are so abundant, the Neighbours cover their Buildings with them instead of Slates.

5. Berwick . ..

Was originally a Scotch Town, and has never to this Day been accounted any Part of England; it has divers Customs distinct from those of either Kingdom; and is privileged as a Place of Liberty of itself; it was formerly the chief Town of the Merfe, or March, which is still called the Shire of Berwick.

This County is very fruitful in Corn and Grafs, with the former of which, and Salmon, Berwick carries on a great Commerce; as Duns (famous for the Birth of John Duns Scotus) does by a weekly Market for Cattle and other Things, so that it has the best Trade in this County.

Abatto 6. Buthe, Buth, Booty

properly be careauty assembled

Is a small Island near the Coast of Argyle, about ten Miles long, and a Shrievalty of itself, whose Sheriff has also under his Jurisdiction the Island of Glotta or Arran; both these Isles are tolerably sertile, and their Produce of the same Nature with that of the other Western Islands; Bute is besides famous for its Herring Fishery, as Arran is for the Salmon, taken in its several Rivers, and for the Herrings, Cod, and Whitings on its Coasts.

1 11 3 . Iguil olaj. Gaitbneft,

Being the northernmost Part of Scotland, and lying low on the Coasts, produces only Corn, though the Mountains abound with Sheep, Goats, and black Cattle, of which latter large Droves are sent to England, and chiefly disposed of in the Counties of Norfolk, Suffolk, and Effex; it is supposed by some that Lead, Copper, and Iron, may be sound in these Parts, though as yet no Mines have been opened of either; and whatever the Indications may be of these Riches, no one has hitherto attempted a search after them, either through a Want of Faith or Funds, or both.

7 I

8. Clack-

RLD. Room for en-

drives a fmall

is Observation; feveral of less f Tanners, Potiderable Value; a and Worcester, and useful China,

al, and in fome

of Great-Britain, ethod now leads a bounded on the by Solway Firth, what Hills, in the the East Border. the Deucalidonian

of Latitude, and os the Latitude is 5' to 16° 0'. in Regard of its

the Mull of Galout 215 Scots and and Ardnamurchan though it be thus e Places, and the e above forty or

of which I shall unt of their Pro-

all Sorts of Corn, is Plenty of Fish, egligence, in perp those immense d by their Examill now be taught therto they have ery, in which the likewise found e Women in this ll to the Fabricks to Cloth of a very worsted Stockings sold for fourteen, in Barrels great

; and indeed the

8. Clackmannan,

Though but a small, is a sertile County, both in Corn and Pasturage, and likewise abounds in Salt, and produces more Coals than any Part in North-Britain, which are exported to England, France and Holland.

9. Cromartie

Is a woody Country, and noted only for the Pearls found in the Waters of Corron; fo I pass on to,

10. Dumbriton or Dumbarton,

Of which as little can be faid, in Regard of its Products, as of the preceding County, the Lewlands yielding Corn, as the Uplands do Patturage, besides which nothing is found here to promote Trade.

11. Dumfries, with the Stewarty of Annandale.

The Soil of this County is more fuited for the Grasier than the Farmer, and a tolerable Trade is carried on by the Natives in Cows and Sheep. Near Wachopdale the People make Salt of Sea Sand, which is a little bitterish, supposed to proceed from the Nitre with which it is impregnated. Dumfries is a considerable trading Town, well filled with Merchants, as its Port is with Shipping, though the Woollen Manufacture that formerly flourished here is now decayed.

12. Edinburgh, or Mid-Lothian.

This Tract of Land is plentifully furnished with all Necessaries for Life, and some for Trade, as it produces Corn and Cattle of all Sorts, abundance of Coal, Lime-stone, and Salt; and near the Water of Leith is a Mine of Copper. Edinburgh, the Capital of this Shire, and of Scotland, is a noble City, though built on a Spot incommodious for Trade, so that Leith is the Port to it, from whence, as may reasonably be supposed, a very great Traffick is carried on; though this might be vastly encreased, had the Temper of the People led them to the Continuance and Establishment of Manufactures; but those they had before the Union are mostly laid aside, as the Inhabitants are more conveniently supplied since with all Sorts of Commodities from England.

13. Elgin

Takes its Name from the Royal Burgh so called, and is a very fruitful Part of the Country, as well in Corn, as Cattle; Lossie may properly be called its Harbour, not lying far distant, and is a Place of good Business. At a Village called Germach, are annually pickled and exported, from eighty to a hundred Lasts of Salmon, all taken in the few Summer Months, and within the Space of a Mile.

14. Fife

Is an excellent Spot of Ground, abounding with Grain and Prature, and in fome Places with Lead Ore, and Coal; its Seas are well filled with Fish, as well those guarded with Scale, as Shell. At Dumfermline is a Manufacture of Diaper and other Sorts of good Linen, which is the sole Employ of its Inhabitants, and those of the neighbouring Towns.

15. Forfar, or Angus, wold out diguests int .

Has feveral Quarries of Free-stone and Slate, with which a good Trade is driven; near the Castle of *Inner Markie*, are Mines of Lead; and Iron Ore is found in Plenty near the Wood of *Dalbogne*. The higher Ground (called the *Brae*) supports Abundance of red and Fallow Deer, with Roebucks, and Fowls; and the Salmon Fishery here is very considerable.

16. Haddington

d Pasturage, and

rt in North-Bri-

in the Waters of

of the preceding

e Farmer, and a Near Wachopfupposed to pro-

is a confiderable

hipping, though

ies for Life, and

undance of Coal, Copper. Edin-

ity, though built

it, from whence, on; though this

em to the Conti-

before the Union

pplied fince with

y fruitful Part of oe called its Har-

t a Village called

hundred Lasts of space of a Mile.

d Prature, and in

with Fish, as well

facture of Diaper Inhabitants, and

a good Trade is and Iron Ore is

ound (called the ucks, and Fowls;

ecayed.

16. Haddington

Contains East Lothian, which, like the other Part of Lothian, is a fine Country; the chief Towns are Dunbar and Haddington, of which the former had once a large Herring Fishery, where they cured them in the same Manner as at Yarmouth, though not with the same Perfection for their Preservation, so that this Business is now come to Decay; as has been the Fate of a considerable Woollen Manusacture that once shourished at Haddington, when, before the Union, English Cloth was prohibited in Scotland; but when that was once concluded, the Clothiers from Worcester, Gloucester, Wilts, Somerset, and Devonshire, poured in their Goods so fast, and undersold the Scots so much, as reduced them to a Necessity of quitting their Fabricks, for the greatest Part; and at this Place to content themselves with Spinning, Dying, and Weaving of another Sort.

17. Invernefs .

Abounds in Iron, and with it its necessary Concomitant, large Woods of Fir and Oak; other Parts of the Shire are very fertile; and at the Town of Inverness, there are Manusactures of Linen and Plaids, whose weekly Market is plentifully supplied with Butter, Cheese, and Goats Milk, though all very bad, and shamefully nasty in their Kinds; up the River is a very great Salmon Fishery, which, when cured, is embarked at this Town, being conveniently situated for Trade.

18. Kincardin.

This County is fruitful in Corn, Pasturage, and Timber, having above five Millions of Fir Trees, besides vast Numbers of many other Kinds, planted in less than a Century past. Paldykirk has an annual Fair, continuing three Days, where the principal Commodity sold is coarse Cloth, commonly transported to the Netherlands.

19. Kinrofs

Is a small Tract of Ground, in which there is nothing remarkable, but a Lough abounding with Pikes, Trouts, and all Sorts of Water-Fowl.

20. Lanerk.

The chief City of this Shire is Glafgow, and the best Emporium of the West of Scotland, though Lanerk is the County Town; the Country abounds with Coals, Peat, and Limestone, but most advantageously with the Lead Mines belonging to the Earl of Hopton; near which large Pieces of Gold have been found after hasty Showers, and Lapis Lazuli dug up without much Difficulty. Glafgow is, in Regard of its Trade and Grandeur, only inserior to Edinburgh, having a considerable Number of Merchants residing here, and no small Fleet of Ships belonging to them, for executing their commercial Projects, as well in America as elsewhere. Their Share in the Herring Fishery brings great Advantages to the City, as they have a Method in their Cure that makes them equal to the Dutch ones; here are some Sugar-Bakehouses, a Manusacture for Plaids, and another for Mussins and various Linens, of which large Parcels are sent abroad.

21. Linlithgow, or West-Lothian:

This County in general abounds with Corn Fields, Meadows, and green Hills which afford Papurage for large Flocks of Sheep and other Cattle; the Rivers and neighbouring Seas abound with Fish; and here is Plenty of Coals, for Fuel and Exportation; at Present Pans, and eliewhere, is made great Quantities of Salt. At Linitipgow is a large Manusacture of Linen, and the Water is experienced to be of such an extraordinary Nature for Bleeching, as to induce many People to bring their Linen for Whiting here, to the no small Advantage of the Place.

22. Nairn:

16. Haddington

The Soil of this County is fruitful and rich, the lower Part bearing Plensy of Corn, whill the upper Parts flourish with Pattures fit to graze Cattle for fatting and the Pail; and indeed here is nothing wanting that any other Part of the Kingdom produces.

23. Peebles, or Tweedale,

Enjoys a temperate Climate and a clear Air; its Mountains are cloathed in a beautiful Verdure that affords Pasture for large Flocks of Sheep, bearing an excellent Wool, of which the greatest Part is fold into England, the Rivers abound with Salmon, and the Vallies near them are fruitful in Corn and Grafs. Hero are some Coal Mines, with Plenty of Turf for Fuel; and the Lake called Well-Water produces such Quantities of Eels and other Fish, about August, that during a West-wind they shoot in such Shoals into a small River running from the Lake, as fometimes to overthrow the People who go in to catch 1 24. Perth on sania eris io graffi

Is very fruitful in Grain, more especially in that Part of it called Gowry, which is very remarkable for its noble Corn Fields, as the River Keith is for its fine Salmon Fishery. Culross is noted for its Trade in Coals, Salt, and Girdles. The Ocbil Hills are faid to abound with Metals and Minerals, particularly with good Copper, and Lapis Calaminaris, and at Glen Lion with Lead. At Perth (the fecond Town in Scotland for Dignity) is so considerable a Manufacture for Linen, as to supply all the neighbouring Territory in some Branch of it; and as the Tay is navigable up to the Town for Ships of good Burthen, they here emburk vale Quantities of it for England; this River also surplies the Town with successions. in prodigious Quantities, which is carried to Edinburgh, and other Parts where this Fish is wanting, besides barrelling up large Parcels for Exportation, as the Merchants of this Place carry on a very considerable foreign Trade.

25. Renfrew.

This is in general a more pleafant than fertile County, though it furnishes fufficient Necessaries for the Natives, and that Part bordering on the Clyde is very fruitful. At Greenock is the chief Seat of the Western Herring Fishery; and at Pasty, and for three Miles above it, in the River Whiticart, are found many Pearls, esteemed for their Size and Beauty.

26. Ross

Is fertile in Corn, except toward the Shore next Murray Firth, though it abounds with Woods and Pasture, which furnishes Food for its numerous Herds of Cattle, Goats and Deer. At Loch-ew great Quantities of Iron were formerly made, and a little farther North Loch-Brien runs into this County, and is celebrated for its noble yearly Fishery of Herrings, whose Quantities are inconceivable, except by Eye-witnesses of them: The Rivers of this County produce sine Pearls, and the District of Tayn is a very fruitful pleasant Country. Victims and various alterist

27. Roxburgh,

Fruitful in Corn and Pafturage, abounds also in Herds of Cattle of the best Breed in Scotland, both for Size and Goodness, Kelfo is a Town of good Trade, as are feveral others in this County, in the civil security and analysis of

28. Selkirk

Produces but little Corn, the Country being fitter for the Grazing Trade than the Plow, and accordingly the Inhabitants principally subfift by it, as they raise and feed great Quantities of Cattle, which they fend to England for Sale.

ring Plenty of ittle for fatting her Part of the

re cloathed in a bearing an ex-Rivers abound d Grafs. Hero the called Wellthe called Wellthe August, that River running go in to catch

I Gowry, which for its fine Sald Girdles. The ularly with good At Perth (the acture for Linen, and as the Tay here embark valt with fine Salmon ther Parts where portation, as the ide.

h it furnishes sufthe Clyde is very Fishery; and at are found many

Firth, though it numerous Herds on were formerly inty, and is celeies are inconceivunty produce fine try.

Cattle of the best vn of good Trade,

razing Trade than y it, at they raise s for Sale.

29. Stirling.

29. Stirling, or Striveling,

Is very fertile both in Corn and Grass, which feeds and fattens large Flocks of Sheep and black Cattle. 'It: "ivers very plentifully supply it with Salmon, as its Mines do with Peat and Coals; at Stirling there is a very confiderable Manusacture of Serges and Shalloons, which in Make and Dye are very good, and proves a great Support to the poor People employed in it, as they are thereby enabled to live very comfortably.

30. Sutherland, including Strathnavern,

Though a northern Province, is more fruitful in Corn and Paturage than could be expected from its Situation; it abounds with Fish, Fowl, Sheep, black Cattle, Goats and Deer; here is one Sort of Bird peculiar to the Country, which is called Knag by the Natives. This Shire abounds with Lakes and small Rivers, in which are sometimes sound Pearls of great Value; as also in Silver, Iron, and Coal Mines, Quarries of Freestone, &c. but all very much neglected: Stratbnavern is Part of the County, and being very mountainous, produces but little Corn, yet is very abundant in all Sorts of Cattle, as its Lakes and Rivers are in Fish, more especially Salmon; they have Iron also here, and both this and the other Part of the Shire export very considerable Quantities of Salt Beef, Hides, Deer and Sheep Skihs, Tallow, Butter, Cheese, Cod, Salmon, Wool, &c.

31. Wigtoun

Comprehends also the West Part of Galloway, which produces excellent Wool, and brisk, hardy little Horses, called, after the County, Galloways; the Rivers abound with Salmon, and both Parts having several good Harbours, they might carry on a much better Trade than they do, was the Industry of the Inhabitants

Besides the thirty-one preceding Sheristdoms, which send Members to Parliament, there are two Stewarties, viz. Kirkcudbright and Orkney, the former being in its Products similar to Wigtoun, just now mentioned (of which it is a Part;) though the latter is very different, and consists of the slies of Orkney and Shetland, which being many, their Soils are various, though in general they are fertile, notwithstanding they lie so far North, and are fruitful in Corn and Cattle. The Author of The present State of Great-Britain, says, that in Pomona, (the largest of the Orcades) there are several Mines of good white and black Lead, and that its Lakes and Rivule's abound with Salmon; Salt is made at Sanda, and from these Islands together are yearly exported large Quantities of Butter, Tallow, Hides, Barley, Malt, Oatmeal, Fish, salted Beef, Pork, Rabbit Skins, Otter Skins, white Salt, Stuffs, Stockings, Wool, Hams, Quills, Down, and Feathers. The slies of Shetland differ very much from the Orkneys, as they have but little Corn of their own Growth, so are obliged to import it from the others, though they have Abundance of Fish on their Coaste, and an equal Plenty of Cattle on their Lands: They have Manusactures of coasse Cloths, Stockings, and knit Gloves for their own Use, and some they sell to the Norwegians.

And from this Description of the Products and Manufactures of the different Shires may be collected, that Scotland furnishes to the Trade of Great-Britain large Quantities of Wool, wrought and unwrought; Hemp and Flax, crude and worked up into Linens, coarse and fine; Hollands, Cambricks, Muslins, Callicoes, Dornick; Damasks, &c. Plaids (in which they excel all Nations both in Finenes and Colours) Iron, Copper and Lead both white and black; Pearls, Coral, and sometimes Ambergris; great Quantities of Fish, such as Whales, Herring, Salmon, Cod, Ling, Torbuts, Mackril, and sometimes Sturgeon; among these may also be reckoned, Otters, as they are amphibious Creatures, and produce the Wool which serves for various Uses. Scotland also affords Fullers Earth, some Sperma Ceti (found on the Coast of the Orcades) Coal, Marble, Agate, Crystal, &c. different Sorts of Grain, Cattle, Butter, Cheese, Timber, &c. of which some are sent to different Markets, as will be remarked when I speak of the Imports and Exports of this

Of the GENERAL TRADE of the WORLD.

Kingdom, which I shall do subsequent to the short Description I have to give of the Counties in Ireland, to which I am now led in the Prosecution of my Scheme.

ILELAND.

586

Ireland is divided into four Provinces, viz. Connaught, Leinster, Munster, and Ulster; and these again subdivided into Counties, of which, Connaught contains Gallway, Letrim, Mayo, Rosemmon, Slego, and Thomand; Leinster consists of Catherlagh, Dublin, East-Meath, Kildare, Kilkenny, King's County, Long ford, Queen's County, West-Meath, Wexford, and Wicklow; Munster is composed of Cork, Kerry, Limerick, Tipperary, and Waterford; Ulster contains Armagh, Antrim, Cavan, Down, Donnegal, Fermanagh, Londonderry, Louth, Monaghan, and Tyrone; of all which briefly and in Order.

1. Gallway

Is a Country very fruitful to the Farmer, and not less advantageous to the Shepherd; its chief City is called after the County, and is a Place of great Trade, being finely fituated for carrying it on, in a Harbour capable of containing a large Fleet of Ships, called the Bay of Gallway.

2. Letrim,

Though a very hilly Country, produces Plenty of a rank Sort of Grail. which feeds almost an infinite Number of Cattle, so that Grazing is here the principal and indeed almost sole Employ.

3. Mayo.

A Diffrict very different from the preceding, as it is very fertile, and remarkably rich in Cattle and Deer, befides being celebrated for its producing a large Quantity of fine Honey.

4. Refcommon,

Being a plain Country, is suited to the Plow, and with very little Labour becomes fruitful, and yieldeth Plenty of Corn.

r. Sleve

Though not abounding in Grain, is a very plentiful Country both for breeding and feeding Cattle; so that besides the Advantages arising from the fattening them, the Fleece and the Pail proclaim the Riches of the grasing and dairy Trade. Slego had in the Year 1723 eighteen Ships (with 880 Tuns) belonging to its Port.

6. Thomand

Is a very fruitful Soil, abounding both in Tillage and Patturage; besides which it enjoys the Advantages of a commodious Situation for Trade and Na lgation.

7. Catherlagh.

This County enjoys a Diversity of Soil, all contributing as well to Pleasure as Profit; its terrene Pertility being blended with the advantageous Products of the Woods; and the Beauties of Ceres and Faunus contributing by their Contrast to form a delightful Landskip.

8. Dublin

Produces Corn and Grass in Plenty, and consequently cannot be destitute of Cattle, though it is of Wood, so that the Fuel is only Peat dug here, and Coal brought from Wales and other Parts of Great-Britain. The City of Dublin is the Capital of Ireland, and esteemed the best built of any one in the three Kingdoms, next to London; it carries on a great Trade, has large Manufactures, and in the aforesaid Year 1723, had 1834 Vessels (with 90758 Tuns) appertaining to it.

LD. have to give

have to give ution of my

Munster, and ught contains onlifts of Caiford, Rysen's Cork, Kerry, atrim, Cavan, Tyrone; of all

tageous to the f great Trade, staining a large

f Grand, which te the principal

le, and remarkroducing a large

ittle Labour be-

oth for breeding fartening them, and dairy Trade, aging to its Port.

; besides which d Navigation.

ll to Pleasure as Products of the heir Contrast to

be deflitute of here, and Coal lity of Dublin is the three Kingnufactures, and uns) appertain-

g. Eaft-

9. Ea/t-Meath

is a County very rich, pleasant, and populous, affording an Employ for the Grazier, Farmer, and Manusacturer, carrying on a good Trade, more especially from the chief Town Trim.

10. Kildare.

Not unlike the preceding, being rich and abundant in all Necessaries of Life, and furnishing Sundries for Trade.

11. Kilkenny,

In Plenty of all Things, is inferior to no other Part in this Kingdom; the chief City bearing the County's Name, is very large and strong, and the most populous, rich, and best trading inland Place in *Ireland*.

12. King's-County

Is a Spot not near fo fertile as some others, and therefore affords but little to be faid in its Favour.

13. Long ford,

Though a finall, is a very rich and pleasant Country, abundant in Products, both for the home Consumption and Sale.

14. Queen's-County.

This is a poor Country, full of Woods and Bogs, productive of very little Corn, though is something more indant in Cattle, to which its whole Riches is confined, with the Exception what their Timber produces.

15. West-Meath

Abounds in Plenty of all Things, and for Fertility and Populousness is inferior to no County in this Kingdom, which enables it to furnish Trade with several Commodities.

16. Wexford,

Like the preceding County, is very fruitful, and produces Plenty of Corn and Grass; it likewise abounds in Cattle; and Wexford, the Borough Town, was formerly reckoned the chief City in all Ireland; and though it is not so now, it yet continues a Place of good Trade, having a very commodious Haven at the Mouth of the River Urem or Slary, to which belonged in 1723, twenty-one Ships (with 640 Tons.)

Must neither be counted fertile, nor barren, being of a middling Nature, and consequently its Products do not greatly encrease or improve Commerce, its Port (of this Name) however had appertaining to it in 1723, twenty-one Ships (with 799 Tons.)

17. Cork.

It is (including Definond) the largest County in Ireland, though counted very wild and woody; it has several good trading Towns, as Yougbill, Kinsale, Rosse, Baltimore, but above all, the Capital of the County, Cork, which is a Place from whence great Exports are made, having a very commodious Harbour, and being otherwise conveniently situated for that Purpose; it had in the Year 1723, six hundred and ninety Ships (with 36526 Tons) belonging to it; Yougbill sityone Ships (with 2153 Tons), Kinsale forty-four Ships (with 2214 Tons); Rosse, twenty-seven Ships (with 1591 Tons) and Baltimore thirty-eight Ships (with 1193 Tons.)

19. Kerry

Has its Mountains generally covered with Wood, and its Vallies enriched with Corn Fields; Dingle is the chief Town, well fituated for Trade and Navigation, on a large Bay of the same Name, and the westernmost of any Note in all the Kingdom, and had, in the abovementioned Year, appertaining to it, six Ships (with 288 Tons.)

:ab. Limerick med gamenarq . .

Is a fertile Country and well inhabited, being mountainous towards the West, and the rest plain. Limerick, the Capital, is an elegant, rich, and populous Ciry, whose Trade is very considerable; for though its Distance from the Sea is about fifty Miles, yet Ships of Burthen may come up to the very Walls, and in the aforesaid Year it had belonging to it seventy-one Vessels (with 3443 Tons.)

21. Tipperary

Towards the South is exceeding fruitful, though the other Parts of it not fo; its Products furnish fomething towards Trade, though it has no Place well fituated for carrying any on.

22. Waterford,

A most delightful Country, whether considered in regard to Riches or Pleafure; and Waterford, the chief City (and the second for Bigness in the Island) is very wealthy, populous, and well situated for Trade, in which it is very considerably engaged; and its Exports are as large in Leather, Butter, &c. as most in the Kingdom; it stands at a good Distance from the Sea, yet Ships of a large Burthen may come up to, and stely lie at the Key, of which it had of its own, in 1723, 176, with 7554 Tons.

23. Armagb.

This County, for Richness and Fertility of Soil, is supposed to surpass any in Ireland, though being destitute of Places of Trade within itself, its Product serves to swell the Number of those that integrate the Commerce of its better situated Neighbours; it is, however, fully employed in the manusacturing Linens, which supply its Want of the exporting Business.

24. Antrim

Is sufficiently fruitful, and is one of the five Counties that are fully employed or embarked in making Linens: its chief Town is Carrickfergus (or Knockfergus) is very rich, populous, and a Place of good Trade, being commodiously situated for it on a Bay of the same Name, with an excellent fine Harbour; to which we may add Belfast, about eight Miles distant, seated at the Mouth of Lagen-Water, as it is a thriving Town, and daily improving, having three hundred and seventy Sail of Vessels (with 9180 Tons) appertaining to it in 1723.

25. Cavan

Affords little worth Regard in a Work of this Nature, as the fole Employ of the Inhabitants is spinning Thread for the Linen Manufactures in other Parts.

· 26. Down.

A very fertile Spot in general, though some Parts are incumbered with Woods and annoyed by Bogs; here are some sew Towns with a pretty good Trade, lying on Carricksergus Bay, &c. but the principal Employ of the Natives is the Linen Manusacture, carried on to as great a Height in this as in any other County of the Kingdom.

enriched with Navigation, on n all the Kingix Ships (with

rards the West, populous Ciry, Sea is about fifty in the aforesaid

ts of it not fo; ace well fituated

Riches or Pleain the Island) is is very conside-&c. as most in Ships of a large had of its own,

to furpals any in fielf, its Product te of its better sifacturing Linens,

fully employed or or Knockfergus) is iously situated for to which we may agen-Water, as it and seventy Sail

ole Employ of the her Parts.

pered with Woods etty good Trade, the Natives is the any other County

27. Donnegal

27. Donnegal

Is a fine champain Country, and with many more Havens than any other District in the Kingdom; so that its Situation for Trade naturally encourages the Inhabitants to improve and fall more into it, than other Parts destitute of similar Advantages. Killebegs had fix Vessels (with 355 Tons) belonging to it in 1723; and a large Quantity of Thread is spun in this County for the making Lineas in its Neighbourhood.

23. Fermanagh,

So like to Queen's-County, that one Description may serve for both.

29. Londonderry,

A Country fomething champain, and very fruitful in Corn, Cattle, &c. it has fome Places of Trade, though none of fo much Confequence as Londonderry, which in 1723 had fifty-eight Ships (with 2281 Tons) belonging to it, and Colerain thirty-four (with 796 Tons) this is a Part of the Country very confiderable for its Linen Manufactures, in which the major Part of the Inhabitants find a full Employ.

30. Louth,

Is a County abounding in Forage, and otherwise sufficiently fruitful, carrying on a very good Trade, from the many Towns it has, well seated for commercial Engagements, as *Drogbeda*, *Dundalk*, *Carlingford*, &c. of which the first had in the aforesaid Year a hundred and eighty-five Vessels (with 4715 Tons) and *Dundalk* two hundred and thirty-two Ships (with 4302 Tons) appertaining to them.

31. Monaghan

Only to be mentioned for Method Sake, as it is a Territory covered with Hills, and these with Woods, without any Site or Products for Trade, except what the Natives procure in spinning Thread for the Linen Fabricks of other Parts.

32. Tyrone.

This is a rough and rugged Country, but withal fufficiently fruitful, though without affording any thing particular to remark in Regard to Trade, except its extensive Linen Manufacture, which affords the Natives a very comfortable Support.

From the preceding Account of the Shires, may be collected that the Products and Commodities of Ireland, are Cattle, Hides, Tallow, Suet, great Quantities of Butter and Cheefe, Wood, Salt, Honey, Wax, Furs, Hemp, Linen and Woollen Cloth, Frizes, vast Store of Wool, coarse Rugs, Pipestaves, Hoops, Salmon, Herrings, Pilchards, Lead, Tin, and Iron, of all which I shall remark what serves for Exportation, when I come to speak of the foreign Trade of this Kingdom in its proper Place; but shall previous hereto, treat of the general Traffick of Great-Britain, in the Method I formerly proposed, viz. by dividing it into the home and foreign; though in this some Difficulty occurs, as they are too much blended, to admit of an easy and nice Separation. Our home Trade (which is certainly the greatest in Europe) being considerably encreased by our Importation of many foreign Commodities; as Wines and Brandies, Oranges, Lemons, Raisins, Almonds, Figs, Spices, Anchovies, Capers, and Olives, all consumed within Land, and mostly by a retail Trade; raw and thrown Silk, Linen and Cotton Yarn, Spanish Wool, &c. all manusactured here; Materials for Dying, such as Wood, Madder, Sumach, Orchil, Indigo, and Cochinal; Oil, both edible and for cleansing our Woollens, &c. These and many more imported Commodities, are mixt with our Products and Manusactures to the Supply of our Tradesmen's Shops, and the constituting that one immense Article called the bone Trade. I might here expatiate on the Subject,

lect; and add, that all those Goods used in our Fabricks, do not only pass through the Hands of the Weaver to that of the Shop-keeper, as raw Silks are first dyed, fpun, and thrown, before they are woven, and so lose their Species to become an English Manufacture: Cottons pais pretty near the same Transformation, and almost all these confirmed amongst us. But the principal Branch of our home Trade, and in which an infinite Number of Hands are employed, is our Woollen Manufacture, whose importance will be demonstrated, by explaining the many different Steps taken towards its Perfection; for though on a transient View it feems foon and easily performed, yet the Apparatus (rightly regarded) will be found to be very considerable, and almost to equal the Manufacture itself, as the Materials must be differently prepared, and pais through so many Hands before they come to the Finisher, and after him to the Tradesman.

The Wool and Oil has been already mentioned as the great Principles of the Manufacture in general, and these are brought by different Channels to the Artisan, and indeed pass a long Way in the ordinary Channel of Trade, before they meet at the Clothier's House.

The best Oil for this Purpose comes from Gallipoli, and most of the imported Wool from Ireland and Spain (the Quantity of that from Turkey and Barbary being but small;) though the principal Fund of this Manufacture is the Produce of our own Sheep. This Wool takes a great many different Turns through many Hands, and appears in a Variety of Shapes; faffers several Operations and Changes, before it arrives at the Clothier's; and in these various Alterations, or Mutations of its Species, it may justly be said to be for some time the Employ of a different Trades-

man, and thereby confiderably to augment our home Trade.

The Wool is first taken from the Sheep's Back, either by the Shearer, Farmer, or Fellmonger, and generally fold to the Staplers, who are a confiderable Set of Tradesmen scattered over the Kingdom in order to make these Purchases, and who afterwards convey it to the first Part of its Manufacture, by selling it for Combing and Carding. This Operation is succeeded by the next, that of Spinning; though previous hereto, an occasional Branch of Buliness intervenes, I mean that of Carriage (which is far from being inconsiderable) as none of the Wool is foun where it grows; and thus it must be forted, oiled, combed, carded, spun, and otherwise prepared, before its becoming fit for the Loom, which I mention to fhew the Greatness of this Business, though the whole must not be called a home Trade, as it furnishes a principal Branch of our Exports to all Parts of the World.

Another Part of our home Trade is that inconceivable Branch of Land and Sea Carriage; the Process of the Coal Trade from the Mine to the Consumer; the Portage of Butter, Cheese, and all other Commodities, from Place to Place, but more especially of Corn, Malt, and Meal is prodigious; and though this is neither Buying or Selling, Making or Manufacturing, Planing or Reaping, yet it must be reckoned a Part of Trade, as carried on by those who are justly called Tradesmen; and were it possible to calculate the immense burns of Money which this Bufiness annually produces; the Number of Men, Cattle, and Ships that it conftantly employs, with the confequentially necessary Retainers, of Ship-Carpenters, Wheelwrights, &c. my Reader might form some Idea of the Vastness of this

Commerce, and the Importance of the People who carry it on.

Besides which, our Country furnishes for home Consumption, as well as Exportation, many Things too tedious to be enumerated in the Limits I have pre-fcribed myfelf, to should now commence my Account of our foreign Trade. But as its Advantages to England has been contested, by Men even of Genius and Parts, and an extended Trade by them denied to be beneficial to us, I shall endeayour to prove the contrary, and to remove any Doubt that may still remain with some People about it; though I should have thought the successful carrying it on for near two Centuries, should have rendered this needless. The Author of Ways and Means has taken Notice of this Proposition, and being more equal to the Talk of Replying than I can prefume to be, I shall join his Sentiments to my own on the Subject, as I think they carry Conviction with them.

The Cavillers against Trade seem to do it out of a biggotted Zeal for the landed Interest, afferting, that our own native Product is both sufficient for our Support at home, and to defend us against our Enemies from abroad; they imagine (and therein

GREAT-BRITAIN, &c.

ly pass through a are first dyed, lies to become formation, and h of our home is our Woollen ining the many ransient View it garded) will be are itself, as the

RLD.

rinciples of the is to the Artifan, efore they meet

y Hands before

of the imported d Barbary being Produce of our gh many Hands, Changes, before ations of its Spedifferent Trades-

shearer, Farmer, nfidesable Set of rehafes, and who g it for Combing pinning; though lean that of Caroli is foun where in, and otherwise thou to flow the home Trade, as World.

of Land and Sea Confumer; the ace to Place, but the this is neither ping, yet it must ly called Tradefoney which this hips that it con-Ship-Carpenters, Vastness of this

as well as Exmits I have preeign Trade. But
a of Genius and
us, I shall endeatill remain with
iul carrying it on
Author of Ways
equal to the Talk
s to my own on

al for the landed or our Support at gine (and therein do not err) that our own Soil plentifully supplies us with the common Wants and Necessaries of Life, such as Food or Raiment; they think, that extra of what we consume at home, our Fishery, and the Exportation of our Woollens, Tin, Lead, Leather, &c. may fetch us such Goods from abroad, as are of absolute Use, and from these Considerations are always warm in what regards the Land, but more careless and indifferent in the Concerns of Trade, than is consistent with the Welfare, and perhaps compatible with the Sasety of the Kingdom.

If the following Particulars are duly considered and attended to, it will plainly appear, whether we are able to subssift by our own native Strength or not; as sirit, it should be strictly examined what is the real Value of the Fish we cure, either at home or in our Plantations; and what our Woollen Manusactures, Tin, Lead, Leather, &c. may really yield us in the Markets abroad: For though the annual Exportation of these Commodities is a certain Wealth to the Nation, yet a Deduction must be made from the Profits, for the necessary Imports of the Materials for building and rigging of Ships, Spanish Wool to improve our finer Sort of Drapery, raw Silk, dying Drugs, Saltpetre, Salt for our Fishery, and many other Commodities, without which several of our Manusactures could not be carried on; and besides these our Luxury and Depravity of Manners have introduced among us the Use of many things from abroad, as Wine, Oil, Fruits, Spices, fine Linens, Silks, Jewels, &c. which it would be difficult now to pass without, Custom becoming a second Nature. It is true, a Restraint might be laid by sumptuary Laws, but as these have been so long discontinued, they are become almost Strangers to our Constitution, and could not be revived without Murmurs and Repinings; so that the Proof of the Advantages arising from Commerce would not be difficult, or that these Advantages are not to be slighed as immaterial to the national Welfare.

I will allow that a rich Soil may not only nourish its Inhabitants, but enable them with the Overplus to purchase a little foreign Luxury, provided they be moderate in their Appetites, and a small share will satisfy and content them; ancient Frugality must be restored, Rents be admitted in Kind, and Landlords contented to live among their Tenants.

I could add much more in support of the Argument proposed, but must content myself with having offered the sew preceding Remarks in its Favour, and shall now pass forward to my intended Account of our foreign Tride, by which my Assertions about it will be better proved and illustrated.

And I begin with France first.

Of the Trade between Great-Britain and France.

OUR Trade with that Kingdom has always been reckoned a losing one, by every Computation I have seen for a Century past, though in different Degrees, according to the several different Periods of Time. I have already observed, that Mr. Samuel Fortrey proved the annual Ballance of that Trade to have been 1,000,000/. in our Dissavour; and though (as I then remarked) his Calculation might be somewhat stretched and amplified, yet I shall shew from others, that have always thought us to be Sufferers by that Commerce, that the Excess of our Imports above our Exports proves us to be so. Dr. Charles Davenat (Inspector General of the Exports and Imports, at the Customhouse of London) in his Reports to the Commissioners for examining and stating the publick Accounts of the Kingdom, makes our Imports from France to exceed our Exports, for a Year, from Michaelmas 1662, to the same Time 1663, 272641/. 10.s. and from 1668 to 1669, 432884/. 12.s. which was before the long War; and as there was some Intercourse between the two Nations from Michaelmas 1698 for some Years forward, the said Gentleman gives an Abstract from that Time to Christmas 1702, and makes the Difference against us in the said sour Years and a Quarter to be 244976/. 18 s. 3 d.2. By a Representation to his Majesty, from the Lords Commissioners of Trade and Plantations, bearing Date Dec. 23, 1697, it is asserted. The British Merchant, in the Scheme of Trade he quotes (P. 296.

Vol. II.) afferts, that the Loss by our Trade with France for the Year 1668 to 1669 amounted to 965,128 l. 17s. 4d. and that the Prejudice arising to us from our faid Traffick was so apparent, as to induce King Charles II. in the 30th Year of his Reign, to prohibit all Commerce with that Kingdom, and to affign it for a Reason of his so doing in the Preamble to the Act, which however was afterwards repealed in 1685 by his Successor. The last mentioned Author has given an exact Account of every Particular, imported and exported, to and from London and the Out-Ports, for the Year 1685, as it was laid before the Parliament by the Commissioners of the Customs in 1713, by which it appears, that our Imports exceed our Exports to that Country 769, 1901. 16s. although this was a Year picked out by the Favourers of the French Commerce, and without any Allowance made for the Value of Goods clandestinely run in, which has always been very considerable, and supposed by the British Merchant at least one third of those duly entered at the Customhouse; which if true, as he endeavours to render probable, the Ballance in our Disfavour would be swelled in the last mentioned Year to 1,197.330 l. 12 s. 9 d. But since that Time the French have imitated the greatest Part of our Woollens, and invented others to which our Artisans are yet Strangers; as I saw proved by a Collection of all their Stuffs, which a Gentleman had curiously made in the Year 1734, with a view to lay them before Parliament; he was pleased to shew me the Patterns, and to acquaint me with his Intentions; though what his Motive was for desiring from his Purpose, I never took the Liberty to ask him; he had nicely examined into the Cost of every Sort, and we as exactly compared them with our own, and found them to be confiderably under the Price of the same here; and what added to their Value, they were generally more substantial than ours, though for less Money; The Collector of these Samples has been dead for some Years, and I fear the good Use that might have been made of them died with him, which is the more to be regretted, as I prefume it would be difficult for any one to procure the fame now, in Want of the Opportunities that he in a peculiar Manner had for it. This Perfection and Cheapness of their Manufactures, has not only put a Stop to that large Importation they formerly made from hence by a Prohibition, but likewife enabled them to supplant us in the Spanish, Italian, and Turkish Markets; except, as I formerly observed, in some of our fine Goods, which they clandestinely still call for here, as unable to copy or complete an Affortment without them; it is to this we owe the Continuance of that small Branch of the Woollen Trade that still subsists between us, though it is but the Shadow of what it once was. In regard of our East-India and Plantation Goods, our Commerce has not fared much better, fince the Establishment and Opulency of the French East and West-India Companies supply almost all their Demands, ours being prohibited, with the Exception of To-bacco, Pepper, and Pimento, which they still want, and call for frequent Supplies, though in Return we take vast Quantities of Indigo, Brandies, &c. as we have, till lately, of their Wines and Linens. But the Prohibition of entering some of our Goods (formerly current) in France, and the high Duties laid on others, the different Turns Trade has taken, and the different Channels it has run in, fince the aforementioned Calculations, has induced me, with no small Labour, to bring the Account nearer our own Times, and to represent its present Condition in the most accurate Manner I possibly can, having for this Purpose made an Abstract of the Exports and Imports of that Trade, from the 1st of January to the 31st of Desember last Year, by which the great Difference of what now is, from what it was formerly, may be seen by any one who takes the Trouble to compare them; though I ought to premise, that a large Share of the Exports there quoted as for France, went to Dunkirk, which being a free Port might afterwards be reshipped for any other Part, and consequently what was so treated makes no Article in our Commerce with that Country; the Article of Corn is also to be regarded as occasional; for though the Advantage arising from their Vineyards, Olives, &c. influence a Neglect of Tillage, yet the French want but little in a common Year, and formerly could afford to supply their Neighbours with Grain, before the Goddess Ceres was slighted for Bacchus, and many arable Lands were converted to the Growth of Vines, and this Culture encouraged by the great Demand

DRLD. the Year 1668 to arising to us from in the 30th Year d to affign it for a owever was after-Author has given and from London the Parliament by ars, that our Imgh this was a Year thout any Allowh has always been least one third of deavours to render ne last mentioned ncb have imitated our Artifans are which a Gentlethem before Parnaint me with his Purpose, I never Cost of every Sort, m to be confider-Value, they were The Collector of od Use that might be regretted, as I w, in Want of the ais Perfection and large Importation enabled them to ept, as I formerly to this we owe the ll subsists between gard of our Eastbetter, fince the Companies sup-Exception of Tofor frequent Supndies, &c. as we of entering fome es laid on others, els it has run in, no finall Labour, ts present Condi-Purpose made an ift of January to of what now is, s the Trouble to e of the Exports Port might afnat was so treated cle of Corn is also from their Vinecb want but little Neighbours with

Demand there was, and still is, for their Wines, in all Parts, not only of Europe, but out of it, infomuch, that though our Confumption of them is vaftly declined from what it was some Years ago, as may be seen by our Imports dwindling into 226 Tons (as by last Year's Entries) from 12000 to 20000 Tons, as it has been formerly, yet their growing Esteem in other Parts, has raised their Price at home to double and treble what it formerly was, and this has encouraged the People to encrease their Plantations, and to neglect the Plow. The Reader will likewise obferve by the Comparison recommended, what a Deficiency there is in the Report of Silks from the large Space they used formerly to occupy in our Bills of Entry; and I can with Pleasure affert it to proceed from the great Improvement of our Manufactures in this Specie, which I believe now equal any in Europe, at least I must declare it as my Opinion, after a personal Inspection at various Times of both Fabricks; for though it is certain that a few Years since, the Artisans of Paris and Lyons were greatly superior to ours, both in the Dye and Mixture of their Colours, as well as in their Weaving Faculty, yet from Imitators we are now become Equals, if not Superiors, in every distinct Branch of the Loom's Produce; and I do not pretend to pronounce or determine this from my own Judgement, but as the Opinion of those whose Understandings I revere. I might here also remark our Improvement in the Linen and Paper Manusactures, to the almost Destruction of our Commerce with France for these Particulars, and our former Imports of Thread from thence, now run in a quite different Channel; Brandies also are reduced from 6000, to as many hundred Tons yearly, with the Appearance of a still greater Decline; so that the Nature of the French Trade is so changed, and exposed (from an Alteration in our Tastes, and an Improvement in our Arts) to a yet greater Change, that I should in a Manner scruple to affert its continuing a prejudicial one, as it certainly formerly was, till our Eyes were opened to our Misapprehensions and Errors. They will cake nothing from us that they can do without; and the Payment of a Ballance formerly to France in Trade was not the worst Part of the Affair (though that was bad enough) for the Prejudice the Importing their Goods did to our Manufactures of like Sorts, far exceeded it, as they could always afford to underfell us, even in our own Country; so that till the prudent Precautions of Parliament put a Stop to it, many of our Fabricks stood still, and thousands of our People were starving.

The British Merchant, in his Remarks on the French Trade, says, (Page 26 of Vol. I.) that he never heard of any one, except those to France and the East-Indies, which had at any Time been charged with exhausting our Treasure and he sairly acquits the last of contributing any thing thereto; for though that Company yearly exports 4 or 500,000. In Bullion (I have been informed as much again) yet the Returns made by the Merchandise they import, and afterwards sell to other Countries, by far exceeds the Sum they carry out, which never occurs in our Trade with France, as almost all our Imports from thence are unusefully consumed amongst us, without contributing any necessary Material towards perfecting our Manusactures and thereby remaining stamped with the Doctor's Mark

of a prejudicial Commerce.

This will however be more clearly demonstrated by the subsequent Calculations, where I have valued things at a midling Price; and as some of my Readers, unacquainted with this Trade, may be surprized to see such a Quantity of Cambricks still brought in, notwithstanding the Prohibition, I shall inform them, that these are all intended for the West-India Markets, and only the Quota usually sent there out of the 100,000 Pieces, the common annual Import of that Commodity here before they were denied Admittance. It may likewise appear strange to some, that we should ship Cambricks and Lawns to the Country where they were first Mandatured; but this will be cleared up, when I acquaint them, that all such are returned printed from hence, besides many other Sorts of Linen of various Goodness and Prices, principally sent to Dunkirk, and from thence dispersed as most suitable to the Proprietors Views and Interests. I have already mentioned that the sollowing Entries are for the Port of London only, and that the Customs of all the Out-Ports have generally been computed to be about one quarter Part of those arising at London, which I thought proper to repeat; and now proceed to give the said Entries, as proposed.

7 M

any arable Lands

aged by the great

Imports from France to the Port of London only, in the Year 1751.

1		I.	Ji	d.	** * * * *	1.00	1.	s.	d.
A Lmonds	5 Cat	4	10	0		A 25 12	22	10	0
A Books	79 C	i.	0	0	4 1 1		79	0	o
Bone Lace	202 Yds.	0	7	6		1111		15	0
Brandy	603 T.	50	ò	Ó	per Ton		30187	10	0
Burrs for Milston		2	10	0	per C		60	Q	0
Cambricks	20506	I.	0	0	supposed half	Pieces	20506	0	0
Capers	4046 lb	,0	0	6		* * * *	101	3	0.
Cheinuts	955 Bush.	0	4	9			191	0	0
Canvas	639 C	6	0	0		17	3834	0	0
Catlings	291 Gro.	Q	2	8			38	16	0
Cork	HILC	0	16	8		4.4	. 92	10	0
Ditto ,	810 Gro.	O.	- 4 .	. 0			40	10	0
Cotton Yarn	8 C	0	1	6	per lb		67	4	0
Eggs	, 60 C	0	2	0			6	0	0
Effence of Leine	Y	0	6	0			12	0	0
Globes	2 2	I	0	0			2	0	0
Hair, Goats	278 lb	0	1	3		+ /	17	7	6
Horfe	126	0	3	0			18		0
Human	9645	0	7	6			3616	17	6
Hungary Water	169 Gal.	0	10	0			84	10	0
Indigo	657441 lb	8	2	6	1.1 1.101	. T	82180	2	6
Incle, wrought	11 Doz.		0	. 0			88	0	0
Iron		12	0	8	TE11		138	0	0
Linen	6581 Ells	0	I		per Ell	1.00	548	8	4
Maps	52 Quire		4	0	Life to the		10	8	0
Morels	300 lb.	0	4	0			60	0	0
Juniper Berries	1748 C	1	0	0	M.		1748	0	0
Lemons	62 M.	Ì	0	0			62	0	0
Necklaces	9 Gro.	1	4	0	" 1 " . Se .	4	10	16	0
Nuts, fmall Olives	1300 Bar.	8	11	0	A TT(h1		715	0	.0
_	441 Gal.		0	6	per Hogshead	1	56	0	0
Paper Pictures	36 Ream		7		*	1	13	10	0
Plaister of Paris	148 2 Mount.	1	0	0			148	0	. 0
Prints		0	0	6	* 4		4	0	0
	1654	-	٥.	-			41	7	0
Prunes	1964 C	0	15	0		1	1473	0	0
Rags Saffron	2264 C	0	5	0		· * * *	566	0	0
Seeds, Clover	460 lb 560 lb	I.	1	0	per C	r sortel t	483	0	0
Fennel	2000	0	15	6	per lb		3	15	0
Garden		0	0	8	per to	the state	50	0	6
Lentile	1203	0	ö		x (1)		50	I	
Lucern	2800	0	15	3	per C	the arms.	18	15	0
Silk, wrought	12 lb	2	10	0	per C		4	15	
C M	165 lb	0	2	6			30	0	6
Skins, Coney	266 Doz.	0	ī	6	47.55		20	12	
Dog-fish	104	0	ï	8	and the second		19	19	0
Hare	•	0		0				13	4
	53		3	0	per C		7	19	0
Lamb .	15847	3	0		per C	* :	3475		2
	34 C e Wool 8 C	0	5	0			42	10	0
178	154 Kegs			0			4	0	0
Sturgeon Succads	road th	0	15	0		1	115	10	0
Thread	1938 lb 3621 lb		2				193	16	0
* WICHT	480 Doz.	0	15	0	x 5	9,	2715	15	0
	400 Doz.	I	2	O			528	0	0
								Cruft	ics

					1			
1. 2. 11.	,	I. s.	d.	i2	all	1.	\$.	d.
Truffles	270 lb at	0 8	0.	. 6	6-1 1	108	Ö	0
Twift	252 Doz.	0 10	0		2 4 13 14	126	0	o
Verdigreafe	34300 lb	, O , I,	. 8.		P 2 7 2 3 3	2858	6	8
Wax Candles	300 lb	0 2	3			33-	15	0
Wine	226 Tons	70 0	a.		the de de	15872	10	Ç
	1				1		/	
0 6 60	*,	D	D TT	00				
C 08 %		וע	K U	G S.				
Aristolochia	300 C	7 10	0		T' I TO THE TOTAL OF THE TOTAL	2250	0	0
Cantharides	156 lb	0 3	0			23	8	0
Crema Tartar	355 lb	2 10	Q	(1	0 (1)	887	10	0
Chymical Oils	440 lb	0, 2	Ö		10 11.11.	44	0	0
Cochineal	600 lb	0 12	0	* * 7 .	A Company	360	0	0
Cocoa	20 C	3 0	0			60	0	Ó
Gum Seneca	37 C	3 0	0		5 13 40	296	0	0
Jesuits Bark	5000 lb	0 4	6			1125	0	0
Nut Oil	12-Gal.	0 15	.0	6,5		9	o	0
0 0 0	town pain and	5	Cl 1	. 1.4			-	
				To	tal of Imports	178741	2	2
0 0 8.75			- 1	0.1	or alloco		-	-
0 0 0								
Worksut A	- Enames Com	44. D.		Land	en audi in the	· Year THE		
Exports t	France, from	The Po	i of	LOHOC	ni only, in the	1 201 175	••.	
A**				11.	1 1)			
Allum	3161 C	0 14	0			2212	14	0
Apoth.	6 C	4 0	0			24	0	0
Bays	400	4 10	0	n 1 1		1800	0	0
Barley	410 Qr.	0 15	0	1, 1		307	10	0
Beans	1765 Qr.	1 1	0	7 3	11.71	1853	5	0
Beer.	21 Hhds.	. 3 . 9	0	1, 2	71.6 -0 M	63	0	0
Bellows	24 Doz.	1 0	0	. 75 .		24	0	0
Books	TIL C	iI(0	0	4.	1 12 27 6	11	10	0
Brafs, wrough	t 550.C	, 8 ,0	0	3	11	4400	0	0
Butter 1	530 Firk.	1 0	0	1 . 1		530	0	0
Clock-work	3 C	3 0	0	1 1	13,000	9	.0	0
Cloths, long	556 81	10 0	0	1 2	103 2 7 3	5560	0	0
o Chort		8 0	0	. , .		648	0	0
Copper	50 C	5 10	. ,Q .			275		
Coals			2	- Z G			0	0
	42 Cha.	1 5	0	2 G		52	10	0
Cheese	. 32.C	1 5	0	R G		52 40	10	0
Cordage	32 C 130 Tons	1 5	0	per C		52 40 3250	0 0	0.0
Cordage Cottons and Pl	32 C 130 Tons ains 290 Goad	1 5 1 5 1 5	000	ber C	Goads	52 40 3250 26	0 0 2	0 0.0 0
Cordage Cottons and Pl Copperas	32 C 130 Tons ains 290 Goad 8680 C	1 5 1 5 1 5 1 9 0	0 0 6	per C	Goads	52 40 3250 26 2821	0 0 2	0 0 0 0 0
Cordage Cottons and Pl Copperas Coach and Ha	32 C 130 Tons lains 290 Goad 8680 C rness 1	1 5 1 5 1 5 0 0	0 0 0 6 0	ber C	Goads	52 40 3250 26 2821 70	10 0 0 2 0 0	00.0000
Cordage Cottons and Pl Copperas Coach and Ha Harr	32 C 130 Tons ains 290 Goad 8680 C	1 5 1 5 1 5 1 5 0 0 0 0	000600	ber C	Goads	52 40 3250 26 2821 70 6	10 0 0 2 0 0 0	00.00000
Cordage Cottons and Pl Copperas Coach and Ha Harr	32.C 130 Tons lains 290 Goad 8680 C rness 1	1 5 1 5 1 5 1 5 0 0 0 6 70 0	0006000	per C	Goads	52 40 3250 26 2821 70 6	10 0 2 0 0 0	00.000000
Cordage Cottons and Pl Copperas Coach and Har Chaife Earthen Ware	32.C 130 Tons lains 290 Goad 8680 C rness 1 ness 1 17800 Ps,	1 5 1 5 1 5 1 5 1 5 0 0 0 0 0 0 0 0 0 0	0000	per C	Goads	52 40 3250 26 2821 70 6	0 0 0 0 0 0 3	00.000000
Cordage Cottons and Pl Copperas Coach and Har Chaife Earthen Ware Frize	130 Tons ains 290 Goad 8680 C rnefs 1 1 17800 Ps, 250 Yds.	1 5 1 5 1 5 1 5 1 5 1 5 0 0 0 0 0 0 0 0	0 0 0	per C	Goads	52 40 3250 26 2821 70 6 30 74	0 0 0 0 0 0 0 3 10	00.000000
Cordage Cottons and Pl Copperas Coach and Har Chalfe Earthen Ware Frize Fultians	2 C 130 Tons ains 290 Goad 8680 C rness 1 1 17800 Ps, 250 Yds. 20 Pcs.	1 5 1 5 1 5 1 5 1 5 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	ber C	Goads	52 40 3250 26 2821 70 6 30 74 37 20	0 0 0 0 0 0 3	00000000
Cordage Cottons and Pl Copperas Coach and Ha Hari Chalfe Earthen Ware Frize Fuftians Fuftick	32 C 130 Tons ains 290 Goad 8680 C rnefs 1 117800 Ps, 250 Yds. 20 Pcs. 1813 C	1 5 1 5 1 5 1 5 1 5 9 0 0 6 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	000000000000000000000000000000000000000	per C Sper 100	Goads	52 40 3250 26 2821 70 6 30 74 37 20 498	0 0 0 0 0 0 0 3 10	00.000000 #006
Cordage Cottons and Pl Copperas Coach and Har Chaife Earthen Ware Frize Fuffians Fuffick Flannel	22 C 130 Tons ains 290 Goad 8680 C rnefs 1 1 17800 Ps, 250 Yds. 20 Pcs. 1813 C 1730 Yds.	1 5 1 5 1 5 1 5 1 5 1 5 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	per C Sper 100	Goads	52 40 3250 266 2821 70 6 30 74 37 20 498 86	10 0 0 2 0 0 0 3 10 0 11 10	00.000000000000000000000000000000000000
Cordage Cottons and Pl Copperas Coach and Ham Chaife Earthen Ware Frize Fuftians Fuftick Flannel Garters	22 C 130 Tons ains 290 Goad 8680 C rnefs 1 1 17800 Ps, 250 Yds. 20 Pcs. 1813 C 1730 Yds.	1 5 1 5 1 5 1 5 1 5 9 0 0 6 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	000000000000000000000000000000000000000	per C per 100	Goads	52 40 3250 266 2821 70 6 30 74 37 20 498 86	10 0 0 2 0 0 0 3 10 0 11 10 0	00.000000 #006
Cordage Cottons and Pl Copperas Coach and Har Chaife Earthen Ware Frize Fultians Fultick Flannel Garters Grindstones	22 C 130 Tons lains 290 Goad 8680 C rnefs 1 117800 Ps, 250 Yds. 20 Pcs. 1813 C 1730 Yds. 438 Gro. 2 Chal.	1 5 1 5 1 5 1 5 1 5 1 5 9 0 0 6 70 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0006	per C Sper 100	Goads	52 40 3250 26 2821 70 6 30 74 37 20 498	10 0 0 2 0 0 0 3 10 0 11 10	00.000000000000000000000000000000000000
Cordage Cottons and Pl Copperas Coach and Har Chaife Earthen Ware Frize Fustians Fustick Flannel Garters	22 C 130 Tons ains 290 Goad 8680 C rnefs 1 17800 Ps, 250 Yds. 20 Pcs. 1813 C 1730 Yds. 438 Gro.	1 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5	0006	ber 100	The second secon	52 40 3250 26 2821 70 6 30 74 37 20 498 86 438	10 0 0 2 0 0 0 3 10 0 11 10 0	000000000000000000000000000000000000000
Cordage Cottons and Pl Copperas Coach and Har Chaife Earthen Ware Frize Fuftians Fuffick Flannel Garters Grindstones	22 C 130 Tons ains 290 Goad 8680 C rnefs 1 17800 Ps, 250 Yds. 20 Pcs. 1813 C 1730 Yds. 438 Gro. 2 Chal. 7200 Ps. 800 lb	1 5 5 1 5 5 1 5 5 1 5 5 6 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0006	ber 100	The second secon	52 40 3250 26 2821 70 6 30 74 37 20 498 86 438	10 0 2 0 0 0 0 3 10 0 11 10 6	00.0000000000000
Cordage Cottons and Pl Copperas Coach and Har Chaife Earthen Ware Frize Fuftians Fuftick Flannel Garters Grindsftones Glass	22 C 130 Tons ains 290 Goad 8680 C rnefs 1 17800 Ps, 250 Yds. 20 Pcs. 1813 C 1730 Yds. 438 Gro. 2 Chal. 7200 Ps. 800 lb	1 5 5 1 5 5 1 5 5 1 5 5 6 5 7 5 6 6 7 5 6 6 7 5 6 7 5 7 5 7	0006	ber 100	Goads Per C the Med	52 40 3250 2821 70 6 30 74 37 20 498 86 438 240 lium is 24	10 0 0 0 0 0 0 0 0 0 11 10 0 6 0 2	00.00000 400600000000
Cordage Cottons and Pl Copperas Coach and Har Chaife Earthen Ware Frize Fuftians Fuftick Flannel Garters Grindstones Glas Gunpowder	32 C 130 Tons ains 290 Goad 8680 C rnefs 1 17800 Ps, 250 Yds. 20 Pcs. 1813 C 1730 Yds. 438 Gro. 2 Chal. 7200 Ps.	1 5 5 1 5 5 1 5 5 1 5 5 6 5 7 5 6 6 7 5 6 6 7 5 6 7 5 7 5 7	0006000080	ber 100	The second secon	52 40 3250 2821 70 6 30 74 37 20 498 86 438 240 lium is 24	10 0 0 2 0 0 0 0 0 3 10 0 11 10 0 6 0 2	00.00000 400600000000

Of the	GENERA.	L	4	KADE 6	y the WOI	LLD.	1	
		l.	s.	d	14.	1.	s.	d.
Habdash.	29 C at 1	0	0	0		290	0	0
Hofe	314 Doz.	2	10	0 to 8 o	o the Medium is	376	16	0
Hats	10 Doz.			0 :		25	•	0
Iron	25 Tons 1	2	10	0 to 17 1	o the Medium is	375	0	0
Cast	74 Tons 1	12	0	0		894	0	0
, Wrought	6134 lb	2	0	o per C	*	109	IO	8
Kerfies	263	I.	15	0		460	5	0
Leather, wrought		0	1	6		4	10	0
Lead		11	15	o per Foo		1103	17	II
Lantern Leaves	1 59400	0	12		er 100 the Med. i	8 1115	16	0
Litharge of Lead	57 C	1	- 4	6		69	16	6
Linen	24 C Ells	0	1	8 per Ell		200	0	0
Oats	200 Qrs.	0	10	0 to 15	the Medium	125	0	0
Oil	452 Gal.		0	o per To	n	55	12	I
Pewter	57+ C	6	10	0		373	15	0
Pipes	100 Gro.	0	1	6	· •	7	10	0
Plate, wrought	74 Oz.	0	7	0	1		,18	0
Red Herrings	140 Bar.		15	0		105	0	9
Rye	5200 Qr.	0	13	0 to 15	the Medium	3640	0	0
Serges	80 Qr.	2	0	0		160	0	0
Stuffs	2146	2	0			4292	0	0
Snuff	600 lb	0	2	_	•	60	0	_
Stone Ware	200 Ps	0	0	-	1 /	1	13	
Shot	605 C					423	10	
Shoes	280 Doz.	0		4	72.	140	0	_
Shumack	67 C			-	* * * * * * * * * * * * * * * * * * * *	36		
Silk, mixt	3668 lb	0				451		
wrought Tin	606 C	2	0			7336		_
Train Oil		3	15			. 2272		_
Skins, Goat	85 Doz.	23	0	A		46	6	_
Wheat	57380 Qrs.	1	5		the Medium is	106 83201		
Wheat Meal	15082 Qrs.	1	16	to 1 14		32801		_
Wood, Brazelett		0			the Medium 19			6
Lignum Vi		4	-		o the Medium is	64	12	
Logwood	4738 C	0			o the Mediani is	- 4	_	
. Nicaragua	170 C	1	1			2724		
Redwood	1510 C	ī				178		
1(CUWOOU	13100	•	4.5	, 0		2642	10	0
]	D I	RUGS.				
Gum Seneca	38 C	7	0	0 to 12	oo the Med. is	361		0
Oil Vitriol	566 lb	ó				42		_
Unrated Goods	at					5354		
					Total of Exports	177966	11	4

Exported by Certificate to France, from the Port of London only, in the Year 1751.

		l.	s.	d.		Z.	s.	d.
Almonds	8 C at	4	4	to 6 10 0	the Med. is	42		۵
Books		i		o per C			14	_
Callicoes	6870	2	1	o o		14083		
Cambricks	697	2	0	O		1394		
Caffia Lignea		0	1	8		20	5	
Canvas	27 C Ells	0	X	2		157		
Cocoa Nuts	402 C	2	15	to 4 10 0	the Med. is	1457	5	
Coffee	153 C	8	3	6		1250		6
			_			Éle	pha	nts

	· ·
RLD.	A A A A MANK A CHA A CALLERY
1. s. d.	GREAT-BRITAIN, &c.
200 0 0	Elephants Teeth 23: C at 9 0 0 211 10 0 Ginger 7 C 3 15 to 4 12 6 the Med. is 20 6 2
376 16 0	Elephants Teeth 23: C at 9 0 0
25 0 0	
375 0 0	Hemp 758 C 0 17 to 1 2 6 the Med. is 748 10 6
894 0 0	Handkerchiefs 436 0 0 11 19 18 8
109 10 8	Ditto 1 Ps. Indigo 937 lb 0 3 6 to 0 6 o the Med, is 240 2 1
460 5 0	
4 10 0	Lawns 14 2 0 0 28 0 0
1103 17 11 8 1115 16 0	Finen 10100 Ells o r 8
60 16 6	Foreign 332 Pcs. 3 0 0 996 0 0
200 0 0	Diaper 210 Yds. 0 1 4
125 0 0	Diaper 210 Yds. 0 1 4 14 0 0 Mother of Pearl Shell 10 C 5 10 0 55 0 0 Nuts 10 Bar. 0 8 3 6 8 Oil 23523 Gal. 30 0 per Ton 2800 7 2 Pepper 219699 lb 0 0 11 10069 10 9 Pimento 50459 lb 0 1 0 2822 19 0
55 12 1	Nuts 10 Bar. 0 6 8
373 15 o	Oil 23523 Gal. 30 0 0 per Ton 2800 7 2
7 10 0	Pepper 219699 lb 0 0 11 10069 10 9
25 18 0	Pimento 50459 lb 0 1 0 2822 19 9
105 0 0	Mother of Pearl Shell 10 C 5 10 0 55 0 0 Nuts 10 Bar. 0 6 8 3 6 8 Oil 23523 Gal. 30 0 0 per Ton 2800 7 2 Pepper 219699 lb 0 11 10069 10 9 Pimento 56459 lb 0 1 0 2822 19 9 Prints 323 0 1 0 2822 19 0 Prints 323 0 1 0 2822 19 0 Raisfins 10 C 1 5 0 12 0 the Med. is 5485 4 9 Sago 7 C 10 0 0 to 12 0 b the Med. is 777 0 0 Shellack 905 lb 32 0 0 to 44 0 0 per C. Med. is 307 1 1 Silk, wrought Skins, Cat 80 0 6 2 0 0 Kid 200 3 0 0 per 100 6 0 0
640 0 0	Rainns
160 0 0	Rice 3647 C 0 18 6 to 1 1 0 the Med. is 5485 4 9
4292 0 0	Sago 7 C 10 0 0 to 12 0 0 the Med. is 77 0 0
60 0 0	Shellack 905 lb 32 0 0 to 44 0 0 per C. Med is 307 1 1 Silk, wrought 46 lb 1 5 0 57 10 0
1 13 4	Shellack 905 lb 32 0 0 to 44 0 0 per C. Med is 307 1 1 Silk, wrought 46 lb 1 5 0 57 10 0 Skins, Cat 80 0 0 6 2 0 0 8 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
423 10 0	Skins, Cat 80 0 0 6 2 0 0 6 8 12 0 0 6 0 0 Shuff 120 lb 0 2 0 12 0 0 12 0 0 12 0 0 12 0 0 12 0 0 12 0 0 12 0 0 12 0 0 12 0 0 12 0 0 12 0 0 12 0 0 0 0
140 0 0 36 17 0	Shuff 120 lb 0 2 0
451 IO O	Tobacco 3270688 lb 0 0 2 49883 12 0
7336 0 0	Tortoife Shell 921 lb 0 8 0
1272 10 0	Shuff 120 lb 0 12 0 0 Tobacco 3270688 lb 0 3 4883 12 0 Tortoife Shell 921 lb 0 8 0 368 8 0 Wine 5 T. 35 0 0 175 0 0 0 Wools, Sheeps 26988 lb 0 2698 16 0 0 Lambs 250 0 16 18 15 0
46 0 0	Wools, Sheeps 26988 lb 0 2 0 2698 16 0 Lambs 250 0 1 6 18 15 0
106 5 0	Lambs 250 0 1 0 18 if o
201 0 0	Vigonia 3912 0 7 0 Blue long Cloths 56 3 0 0 168 0 0
23 7 0	Blue long Cloths 56 3 0 0 168 0 0
5 12 6	DRUGS.
64 0 0	D K U G S.
724 7 0	Cortex Peruv. 1200 lb o 5 6 to 0 6 6 the Med. is 360 0 0
178 10 0	Cortex Peruv. 1200 lb 0 5 6 to 0 6 6 the Med. is 360 0 0 Ipecacuanha 327 lb 0 6 0 to 0 6 3 ditto 100 2 10
42 10 0	Manna 218 lb 0 2 4 to 0 r 6 ditto
	Quickfilver 740 lb 0 3 7
100	EAST-INDIA GOODS.
42 9 0	was of note to more the part of the part of the continuous and the second of the continuous and the continuo
54 0 0	Bandanoes 375 I I O 393 I5 O
	Carradarries 35 0 8 5 to 0 14 4 the Med. is 19 18 0 Cherconnaes 6 1. 7 0 8 2 0
6 11 4	Charconnead
	Chints of course of the course
	Chucklae 1 1 1 6 6 02 0 0 Chucklae 70 0 16 3 56 17 6 Damafks 17 4 0 0 to 6 0 0 the Med. is 85 0 0
ear 1751.	Coopees 70 0 10 3
	Damaiks 17 4 0 0 to 6 0 0 the Med. is 85 0 0
I. s. d.	Damasks 17 4 0 0 to 6 0 0 the Med. is 85 0 0 Dimity 1 2 0 0 Ginghams 28 0 13 0 18 4 0
42 16 o	Ginghams 20 012 0
0 14 5	Gorgoroons 3 3 10 0 to 5 1 0 the Med. is 12 15 0
083 10 0	Guinea Stuffs 217 0 3 6 3 11 0 11 New 12 15 0 11 0 11 11 11 12 15 0
194 9 0	Lampaffy 1 notified 2 1 0 0
9 5 0	Lampaffy 1 5 0 0 to 6 0 0 the Med. is 5 10 0 Nillaes 30 0 16 6 24 15 0 Palempores 41 2 0 0 to 5 0 0 143 10 0
7 10 a	Nillact 30 0 16 6
57 5 0	Palempores 41 2 0 0 to 5 0 0 143 10 0
250 15 6	Paduloye 5 0 0 to 6 0 a the Med. it 27 10 0
Elephants	Paper
5	

	,	1.	z.	d.			1.	s.	đ.
Paper Fans	600 at	0	2	o to c	5	o the Med. is	105	0	0
Pieces China	400	C	1	0		· ·	20	0	0
Pelongs **	99	1	0	o to I	5	o the Med. is	111	7	6
Photaes	99	0	16	6	•		49	10	0
Romals	4170	0	- 8	9		•	1824	7	6
Salempores	39	1	12	o to a	2	o the Med. is	72	.3	0
Satting C1	7	4	0	o to	0	o ditto	31	10	0
Silks, wrought	42 lb	7	5	0	٠.		52	10	0
Seerfückers	110	1	10	o to a	0	o the Med. is	192	10	0
Soofeys	110	1	12	0			176	0	0
Taffetys	294	1	2	0 to 1	1 9	o the Med. is	374	17	0

Total of Exports by Certificate 94233 5

By these Calculations may be seen, the great Alteration there is in the French Trade, and the unprecedented Circumstance of having the Ballance stand on the right Side of the Account, which, however, is but trisling, when our Exports of Corn and Meal are deducted, as these are Articles which in several Years they may not call again for, and consequently should not be reckoned as current Branches of that Traffick.

Of Great-Britain's Trade with Holland.

Am now going to open a more beneficial Scene of Commerce than the last, and shall take the same Method to investigate the Advantages or Disadvantages arising from it, as I have done in the preceding; not knowing of any truer Mothod for discovering them, than what the Customhouse Entries afford, which have hitherto been my Guide through this intricate Maze of Business; though I shall not here particularize the different Articles as I did in the foregoing.

Before the War, from Michaelmas 1662 to Michaelmas 1663, our Imports from Holland exceeded our Exports from thence 386, 1601. 4s. and from 1668 to 1660 the Ballance in our Disfavour was again 323636L 1s. And I do not find any Account how Matters stood between us from 1669 to 1696; but from Christmas 1699, to the same Time in 1704, the Estimate of our Exports exceeded our Imports by 7,618,6681. 0s. 23d. From which Accounts may be observed, that in the Years 1663 and 1669, our Dealings with the States were inconsiderable to what they were after the Beginning of the first War, and have continued to be ever since, as well in Number and Variety of Commodities, as in their Value. For in the first Years abovementioned, our Exports thither were confined to only forty-five Articles of rated Goods, whereas in the last Year, viz. 1704, they were increased to at least a hundred and twenty or a hundred and thirty; and so proportionable in those paying ad valorem, without reckoning the Out-Ports, whose Customs Dr. Davenant says, bears Proportion to those of London, as 1,268,095 l. is to 346,081 l. which would add to the above Account near two Millions more for the five Years; and the faid Gentleman still bringing the Calculation lower, viz. from 1698 to 1705, remarks, that the Excess on our Side has been some Years a Million and a half, but by a Medium taken of these seven Years 1,388,1021. 6s. 8.d. per Annum, which according to the common Notion of these things, is so much Money got clear to the Nation. But the Doctor differts from this too generally received Opinion, and supposes that nothing can be more fallacious, than to conclude, that because a Country takes off more of our Commodities than we do of theirs, that our Dealings with that Country are always beneficial to us (though prejudicial to them) and that when this happens, there is a constant Superlucration on our Side; but his Observation is with this Restriction, that our Goods thus exported serve for the Transportation Trade to those who take them from us, and not for a Support of Luxury and Voluptuousness. For he grants, as every one must, that if they are consumed where they are first carried, they must prove a dead Loss to their new Proprietors; the Dutch are in the first Case, where our Products and Manufactures,

94233

is in the French nce stand on the our Exports of 1 Years they may rent Branches of

han the last, and or Disadvantages of any truer Meies afford, which ufinefs; though I oregoing.

our Imports from om 1668 to 1669 not find any Acn Christmas 1699, d our Imports by that in the Years ble to what they be ever fince, as For in the first forty-five Articles re increased to at rtionable in those

ms Dr. Davenant 346,081/. which five Years; and m 1698 to 1705, illion and a half, B.d. per Annum, much Money got ally received Opito conclude, that do of theirs, that igh prejudicial to tion on our Side; us exported ferve nd not for a Supone must, that if ve a dead Loss to our Products and Manufactures,

Manufactures, Plantation and East-India Goods, furnish Materials for a great Part of their Trade with other Nations, by which they are so far from being Sufferers, that, on the contrary, the more they take from us, the more they enlarge their universal Traffick, and consequently encrease their Riches; and extra of these Reasons, it would be absurd to imagine, that if Holland was so great a Loser yearly as the Ballance of Trade amounted to, that they either would, or indeed could, continue it, as they have for so long done; nay, if they were in any shape Sufferers by it, they are too politick a Nation to proceed in a bad Course; as this would be a glaring Instance of an Imprudence which that circumspect People are never guilty of; the contrary is therefore apparent, and their Motives for continuing the Trade proceed from the Advantages they reap by it.

But Sir William Temple's Sentiments on this Subject are so finely expressed, in his Observations upon the United Provinces (P. 231. Cap. 6, of the 5th Edition) that I could not pass them by without transcribing; "The Vulgar, says he, mistake, that "Importation of foreign Wares, if purchased with native Commodities, and not " with Money, does not make a Nation poorer, is but what every Man that gives "himself Leilure to think, must immediately rectify, by finding out, that upon the End of an Account between a Nation, and all they deal with abroad, whatever " the Exportation wants in Value to Ballance that of the Importation, must of " Necessity be made up with ready Money.

"By this we find out the Foundation of the Riches of Holland, as of their Trade, by the Circumstances already rehearled. For never any Country traded so much " and confumed fo little; they buy infinitely, but it is to fell again, either upon Im-" provement of the Commodity, or at a better Market. They are the great Mafters " of the Indian Spices, and of the Persian Silks; but wear plain Woollen, and feed " upon their own Fish and Roots. Nay they sell the finest of their own Cloth to "France, and buy coarse out of England for their own Wear. They send abroad " the best of their own Butter into all Parts, and buy the cheapest out of Ireland " or the North of England, for their own Use. In fine, they furnish infinite Lux-" ury, which they never practife; and traffick in Pleafures, they never tafte."

The principal Articles of our Exports to Holland, are Woollens of feveral Sorts, Lead, wrought Brass and Iron, Melasses, Cotton Wool, Quickfilver, wrought Silk, Butter, Morkins, Rice, Copperas, Allum, Pimento, Tin, Tobacco, Sugars, Gold and Silver Coin and Bullion, Drugs, and East-India Goods; besides which, our fmaller Exports are Skins, Woods, Leather, Glue, Wool, wrought Plate, Gloves, Hats of several Sorts, Watches, Earthen-Ware, Garters, Bellows, Cheese, Catlings, Lanthorn Leaves, Rape Cakes, Haberdashery, Scats Pearls, Pewter, Elephants Teeth, Glass, &c. And the principal Imports from thence are, Linens, Silks, Threads, Spicery, Incles, Battery, Stockfish, Whale-Fins, Madder, Hemp, Flax, Rhenish Wine, Safflower, Paper, Bugles, and Iron Wire. The leffer Imports are Snuff, Wainscot, Russia Mats, Smalts, Argol, Seeds, Packthread, Metal prepared, Steel, Spaw-Water, Wine, Quills, Hair of several Sorts, broken Glass, Stone Pots, Bulrushes, Brickstones, Terras, Quernstones, Twist, Indigo, Verdigrease, Weed Ashes, Cinnabar, Spelter, Oker, Pencils, Geneva, Hones, Iron Plates, &c. all which we fuffer to be imported and confumed amongst us, for the same Reasons that we prohibit the Merchandise of France, viz. because these latter take so little from us, whilst the Dutch, by the large Extractions they make, pay much more to the Rents of our Lands and the Labour of our People, than we do to theirs. And it is certain, that the United Provinces are the greatest of all our foreign Markets, and the most likely to continue so, as the Products of their Country are not any thing near sufficient to feed or clothe their Inhabitants; so that it is not in the Power of Industry or Art to free them from a Dependance for both on their Neighbours, whilst those Princes, who govern a more extended Country, may (as most of them do) daily improve in Growths and Manufactures. It is true, France has for some Years past interfered with us in this Trade, though I believe very little to our Prejudice; and I think it may be esteemed on as good a Footing now, as it was when the Calculations I have quoted were made; and must remain so, at least in general, as many of the principal Goods which constitute that Branch of Commerce can only be supplied by us, and some of them as much demanded for France as they are for Holland:

599

Of the Trade between Great-Britain and Germany, out I

UR Commerce with this Country will appear to be but little, when its vast Extent and Populousness are considered; as Dr. Davenant makes the Medium of a feven Years Dealing with it (viz. from Christmas 1698, to 1705) to be in Exports 838791. and Imports 6775211. per Ann. though indeed he accounts for the Smalness of it in a very reasonable Manner, by acquainting us, that the Dutch supply that People now with those fine Cloths, Stuffs, Says, Serges, &c. manufactured here, which our Merchants used formerly to export to Hamburgh, and other Parts of the German Empire, otherwise our Dealings there would certainly be much more confiderable than they are, and increase our Advantage by augmenting the Employ of our Shipping in their Carriage; and this would certainly have occurred, as the Importation of so large a Quantity of German Linens must have been answered by an adequate Quantity of our Woollen Manufactures, had not we been intercepted in that Traffick by our Flemish Neighbours, with Goods of our own Manufacturing, taken immediately from the Premises; and this in Part proves that Holland is no Sufferer in the Overballance we seemingly have

against them in our mutual Dealings.

It is true, our late Improvements in the Linen Fabricks have supplanted the Germans in some Part of theirs, since the beforementioned Calculation; but on the other Hand, this Branch of Business must have rose in their Favour, and it has gone finking in that of France's, and is certainly rendered more beneficial to us both by the Alteration; our Imports of Linen being repaid by an Export of Woollens, and therefore the Increase of one is consequentially the Augmentation of the other. Our Exports there are Cloths, Bays, Stuffs, Frize, Flannels, Kersies, Hats, Hose, doub. Dozens, Logwood, Pipes, Cochineal, wrought Iron and Brass, Haberdashery, Silk mixed, Silk wrought and unwrought, Sugar, and ditto refined, Painters Co-lours, Turners Wood, wrought Plate, Leather, printed Linen, Callicoes, and other India Goods; Rice, Ginger, Pimento, Pepper, Tobacco, ditto cut, Druge, Coffee, Allum, Pewter, Cotton Wool, Lead, Litharge, Tin, Apothecaries Stuff, Copperas, Orchal, Chalk, Glass, Glue, Lanthorn Leaves, Silver Coin, Coney Wool, Fustick, Blankets, Cabinet Ware, &c. And we import from thence, Linens, Spaw and Bourn Water, Ruffia Mats, Rags, Smalts, white Copperas, melting Pots, Pearl, Weed and Potathes, Fenugreek, Sturgeon, Canvas, broken Glass, Hartshorns, Drugs, Flax, Tow, Quills, Bristles, &c.

Of Great-Britain's Commerce with Spain.

I Now go from the northern to the foutbern Regions, in order to give an Account of our Trade with this Kingdom, being the next of Importance to those already mentioned; and wish I could say it still continued in that flourishing and advantageous Condition it was formerly carried on; but an aggregate Number of Events have happened within these fifty Years, or since the Emperor Charles II.'s Reign, to alter the Nature and Manner of it, by its being loaded with higher and additional Duties than it was in that Prince's Time; and the Introduction of French Commodities more encouraged, fince a Monarch of the House of Bourbon sat on the Throne. But what has given a still greater Blow to our faid Trade, is his fetting up a Multiplicity of Fabricks, for the manufacturing such Goods as the Spaniards were formerly supplied with principally from us: For though the favouring those from France undoubtedly hurt us, I cannot think it did in the Article of our Colchefter Bays, as the British Merchant seems particulated to intimate; for these stand as a remarkable Instance of the invaluable Quality of that Fabrick, which hitherto no Nation has been able to imitate; and Mr. king seems to be under another Mistake in regard to the Value of these Bays, seen he supposes them once to have rose from seventeen to twenty-four Pence the Flemish Ell, as they are never bought by Measure, but by the Piece; it being the Bocking Bays (made indeed at Colebester as well as this Place) only that are fold by Measure, and are only fit for the Portugal Market, whilst the Colchester Bays are solely vendible in Spain; and the finest of them are still in almost as much Esteem as ever in that Country, though the

ORLD.

nany, out it

ittle, when its vast makes the Medium to 1705) to be in indeed he accounts unting us, that the Says, Serges, &c. xport to Hamburgh, gs there would cerour Advantage by this would certainly German Linens must Manufactures, had hbours, with Goods emises; and this in we feemingly have

fupplanted the Gerulation; but on the vour, and it has gone reficial to us both by ort of Woollens, and tation of the other. Kersies, Hats, Hose, Brass, Haberdashery, refined, Painters Coinen, Callicoes, and co, ditto cut, Drugs, Tin, Apothecaries ves, Silver Coin, Coimport from thence, lts, white Copperas, eon, Canvas, broken Gr.

in. order to give an Acf Importance to those n that flourishing and aggregate Number of Emperor Charles II.'s oaded with higher and Introduction of French e of Bourbon sat on the Trade, is his fetting up s as the Spaniards were e favouring those from rticle of our Colchester te; for these stand as a rick, which hitherto to be under another ofes them once to have they are never bought ade indeed at Colebester only fit for the Portu-Spain; and the finest Country, though the Poverty

GREAT-BRITAINO Sec.

Poverty of the People disabled them from going dressed in the same Manner their more affluent Condition permitted them, so that the Generality are now obliged to content themselves with the Products of their own Looms, set up in Arra-

His late Majesty Philip V. began before his Death to encourage the Manufactories of Cloths, which had for many Years been carried on in his Kingdom, though to very little Purpose, till the Duke de Riperda (then Prime Minister) revived the Establishments, and improved them by introducing a great many Clothiers from his own Country (Holland) to whom his Majesty continued his Protection, not-withstanding the said Nobleman afterwards fell into Disgrace. And in order the better to promote his Intentions, he granted the Fabricators many Privileges, and to animate them to an Encrease and Improvement, he wore them himself, clothed his Troops with them, and prohibited the Importation of any from abroad, which Mandate was for some Years observed with Rigour; and though I never heard it was repealed, yet our Cloths are now, and have been for some Years past, admitted to an Entry at Cadiz, as well as other Sorts of Woollens that were included in the Prohibition; but the Quantity is small in respect of what it formerly was, and this Commerce has entirely ceased in most other Parts of Spain, where the Difpatch formerly was very confiderable; and the principal Part of what is now introduced there, as well of Cloths as other Woollens, serves for their Transport Trade to their American Colonies, with the Exception of our fine Bays, best Sandford Ells, and a few other fine Goods, inimitable (as I before observed) by the French, which are still used and wore by the Spaniards in Old Spain.

Don Ferdinand VI. their late King, strictly followed his Father's Steps, and greatly improved on his Schemes and Maxims; so that ivianufactures of various Sorts are now settled in Spain, whereas his Father only left that of Cloth in Being; and the late Prince being less influenced by French Counsels than his Parent was, had naturally the Good of his Country more at Heart.

I should now proceed to give an Account of the present State of our Trade with that Country; but previous hereto, I hope it will be agreeable to my Readers, that I inform them on what a Footing our Treaties with that Crown have placed us, as some of them are in very few Hands, though the Knowledge of them?

may prove both instructive and advantageous.

The Basis on which the several Treaties of Commerce substitting between Great-Britain and Spain are founded, is that concluded between the two Crowns at Madrid, on the 17 of May, 1667; and as this is indeed the Substance of all the subsequent ones, I shall just give the Heads of the Articles immediately relative

Article IV.

Stipulates a free Trade and Commerce to the Subjects on both Sides, as well by Land as Sea, Gend that it as had to the stool of the old o

Article V.

Agrees that no Customs shall be paid in either Kingdom by the Subjects of the other, but such as the Natives pay.

Article VI.

Tables or Lifts of the Duties shall be put up at the Doors of the Customhouses, &c. that Merchants may know what they have to pay, and not be imposed on.

Article VII.

Permits the English freely to import all Kind of Goods, without being enforced to declare to whom, and for what Price they fell them, nor shall they be molested for the Errors of Masters or others, in the Entry of the said Goods nor obliged to pay Duties for more than they Land; and Prize Goods shall be esteemed as English. 7 O'COURT DE BONDON SEN LOSSES CURRESCULVE.

Article

Article VIII.

Grants Leave for the English freely to carry East-India Goods into Spain, and that they shall have all the Privileges granted to the Dutch by the Treaty of Munster, 1648.

Article IX.

And the Privileges granted to the English residing in Andalusia, 1645, to be general to all of that Nation, residing or trading in any Places whatsoever within his Catholick Majesty's Dominions.

Article X.

No Ships appertaining to the English, navigating in the King of Spain's Dominions, shall be visited by the Judge of Contraband, or any other Officer; nor shall any Soldiers or armed Men be put aboard them; nor shall the Customhouse Officers of either. Part search any Ship, until they have landed all their Cargo, or such Part of it as they intend; but in the Interim Officers may be put aboard (not exceeding three) to see that no Merchandise be landed without paying Duties, but this without any Expence to the Ship. And when the Master shall declare his Intention of landing his whole Cargo, and shall have made his Entry accordingly, and afterwards other Goods unentered are found aboard, eight working Days shall be allowed to work (to commence from the first Day of Delivering) to the End that the concealed Goods may be entered, and Consistation prevented; and if in the Time limited, the Entry be not minded, then the unentered Goods only shall be consistated, and no other Punishment insticted.

Article XI.

Agrees, that neither Party shall be obliged to register or pay Customs for any other Goods than those they shall unload.

Article XII.

Settles, that when those Goods which are landed and paid Customs, are afterwards carried to some other Part in the same Dominions, they shall pay no new Duties.

Article XIII.

All Ships may enter freely in any Port or Road of either Prince, and depart when they pleafe, without paying any Duties for their Cargoes, provided they do not break Bulk.

talt to afficial out of the legal Article XIV.

In case the Ships belonging to the Subjects of either Party, shall be met by Men of War or Privateers appertaining to the other Party, these shall send their Boat aboard the Merchant Ship, and be satisfied with examining his Passports, without coming within Gunshot.

Article XV.

If any prohibited Goods shall be exported from either of the Kingdoms, by the respective Subjects of the one or the other Party, only such Goods shall be consistent, without any farther Punishment, except the Delinquent shall carry out of his Britannick Majesty's Deminions, the proper Coin, Wool, or Fullers Earth; or shall carry out of the Dominions of the said King of Spain, any Gold and Silver, wrought or unwrought; in either of which Cases, the Laws of the respective Countries are to take Place.

Article

s into Spain, and by the Treaty of

lufia, 1645, to be

ng of Spain's Do-

other Officer; nor

the Customhouse

d all their Cargo,

may be put aboard

ithout paying Due Master shall de-

ve made his Entry nd aboard, eight first Day of Deli-

, and Confiscation

ded, then the un-

y Customs for any

Customs, are aftery shall pay no new

Prince, and depart roes, provided they

y, shall be met by

hese shall send their

ining his Paffports,

Kingdoms, by the

oods shall be confis-sent shall carry out I, or Fullers Earth;

cain, any Gold and the Laws of the re-

ent inflicted.

Article XVII.

No Merchant, Pilot, Master of a Ship, Mariner, Ships or Merchandise, shall be embargoed or detained, by any general or particular Order whatsoever.

Article XVIII.

Merchants and Subjects, of the one and the other King, may use all Kinds of Fire-Arms for their Defence, according to the Custom of the Place.

Article XIX.

The Captains, Officers, and Mariners, of the Ships belonging to either Party, may not commence an Action for their Wages, nor may be received under any Pretext whatfoever, into the Service or Protection of either King; but if any Controversy happen between Merchants and Masters of Ships, or between Masters and Mariners, the composing thereof shall be left to the Conful of the Nation; though he who shall not submit to this Arbitrament, may appeal to the ordinary Justice of the Place.

Article XXI, XXII, and XXIII.

Allows Freedom of Trade to Places in Amity or Neutrality with either Party, that they shall not be disturbed therein, and that in this Case if any contraband Goods be found in them, they only shall be confiscated, and no other.

Article XXIV.

Shews what are contraband Goods, which I have already described in a former Part of this Work (P. 205, 206.)

Article XXVI.

All Goods belonging to the Subjects of either Party, which shall be found laden on the Ships of Enemies, shall be confiscated.

Article XXVII.

The Confuls which shall hereafter relide in any of the King of Spain's Dominions, or the Spanish Conful residing in England, shall have, and exercise the same Power and Authority in the Execution of his Office, as any other Contul hath formerly had dro be well to dree with adole the total or and an interest and an interest and action or account of the being total and account of the being total and account of the control of the contro

Secures the Subjects on either Side from being molested or disturbed on Account of their Religion, fo long as they give no publick Scandal or Offence.

Article XXIX.

All Merchandie shall be paid for in both Countries only in such Coin as shall be agreed for intivity -turns) 10 (120) sinuo I ent bine abat Trade and the Courie

And all Merchants, Factors, &c. of both Nations shall enjoy their Houses, Warehouses, &c. during the Time for which they have hired them, without any Impediment: Att. the property of the Article XXXI.

The Subjects of the faid confederate Kings shall employ those Advocates, Proctors, &c. that they shall think fit; and they shall not be constrained to shew their Books and Papers, if it be not to give Evidence, for the avoiding Controversies and Law Suits, neither shall they be embargoed, detained, or taken out of

Article

Of the GENERAL TRADE of the WORLD.

their Hands upon any Pretence whatfoever, and they may keep their faid Books and Accounts in whatever Language they pleafe.

Article XXXII.

In Case the Estate of any Person shall be sequestred on seized on by any Court of Justice, within the Dominions of either Party, and any Estate or Debt happen to lie in the Hands of the Delinquents, belonging bona side to the Subjects of the other; the said Estate or Debts shall not be confiscated, but restored to the true Owners.

Article XXXIII.

The Estates of those who die in either Country respectively shall be preserved for the lawful Heirs of the Deceased.

Article XXXIV.

The Goods and Estates of his Britannick Majesty's Subjects, who shall die in Spain, without making their Wills, shall be put into Inventory, with their Papers, Writings, and Books of Account, by the Consul, or other publick Minister, to be kept for the Proprietors and Creditors; and neither the Cruzada, nor any other Judicatory whatsever, shall intermeddle therein; which also in like Case shall be observed in England, towards the Subjects of the King of Spain.

Article XXXV.

That a decent and convenient Burial-place shall be granted and appointed, to bury the dead Bodies of the British Subjects, who shall die in Spain.

Article XXXVI.

If any Difference hereafter happen, between their Britannick and Catbolick Majesties, six Months Space shall be allowed their respective Subjects, to withdraw their Effects, without giving them in that Time any Molestation or Trouble, or retaining their Goods or Persons.

Article XXXVIII.

The English and Spaniards to have reciprocally all Privileges granted, or to be granted, to any other Stranger.

Subsequent to the foregoing Treaty many others have fince been made, especially after the last long War, at Utrecht, the 13th of July, and 9th of December, 1713, and another on the 14th of December, 1715, which last being scarce, and consequently not easy to be obtained, I here insert it verbatim, as it is not long.

Treaty of Commerce between Great-Britain and Spain, concluded at Madrid, the

WHEREAS fince the Treaties of Peace and Commerce, lately concluded at Utrecht, the 13th of July, and the 9th of December, 1713, between his Catholick Majesty, and her late Majesty the Queen of Great-Britain, of glorious Memory, there remained still some Differences about Trade and the Course thereof; and his Catholick Majesty and the King of Great-Britain, being inclined to maintain and cultivate a firm and inviolable Peace and Friendship, in order to attain to this good End, they have by their two Ministers, underwritten, mutually and duly qualified, caused the following Articles to be concluded and figned.

I. The British Subjects shall not be obliged to pay higher or other Duties, for Goods coming in, or going out of the several Ports of his Catholick Majesty, than those they paid for the same Goods in King Charles II.'s Time, settled by Schedules and Ordonances of the said King, or his Predecessors: And although the

DRLD.

their faid Books

on by any Court ate or Debt hapto the Subjects of ut restored to the

shall be preserved

, who shall die in ry, with their Pa-her publick Minithe Cruzada, nor which also in like e King of Spain.

and appointed, to Spain.

nnick and Catholick Subjects, to with-Iolestation or Trou-

es granted, or to be

ce been made, espeand 9th of December, ast being scarce, and m, as it is not long.

duded at Madrid, the

e, lately concluded at 1713, between his -Britain, of glorious rade and the Course st-Britain, being ince and Friendship, in nisters, underwritten, to be concluded and

r or other Duties, for tholick Majesty, than ime, fettled by Sches: And although the Gracias,

GREAT-BRITAIN, &.

Gracias, commonly called Pie del Færde, be not grounded on any Royal Ordonance, nevertheless his Catholick Majesty declares, wills, and ordains that it be observed, now and hereaster, as an inviolable Law, which Duties shall be exacted and raifed, now and for the future, with the same Advantages and Fa-

II. His Majesty confirms the Treaty made by the British Subjects, with the Magistrates of St. Anders in the Year 1700.

III. His Catholick Majesty permits the said Subjects to gather Salt in the Isle of Tortugas, they having enjoyed this Liberty in the Reign of King Charles the Second, without Interruption.

IV. The faid Subjects shall pay no where any higher or other Duties, than those paid by the Subjects of his Catholick Majesty in the same Places.

V. The said Subjects shall enjoy all the Rights, Privileges, Franchises, Exemp-

tions and Immunities whatever, which they enjoyed before the last War, by Virtue of the Royal Schedules or Ordonances, and by the Articles of the Treaty of Peace and Commerce: made at *Madrid*, in 1667, which is hereby fully confirmed and the faid Subjects shall be used in *Spain*, in the same Manner as the most favoured Nation, and consequently all Nations shall pay the same Duties on Wool and other Merchandizes coming in and going out by Sea. And all the Rights, Privileges, Franchifes, Exemptions and Immunities, that shall be granted and allowed to the faid Subjects, the like shall be granted, observed, and permitted to the Subjects of Spain, in the Kingdoms of his Majesty the King of Great-

VI. And as Innovations may have been made in Trade, his Catholick Majesty promises on his Part to use his utmost Endeavours to abolish them, and for the future to cause them to be avoided: In like Manner the King of Great-Britain promises to use all possible Endeavours to abolish all Innovations on his Part, and

for the future to cause them by all Means to be avoided.

VII. The Treaty of Commerce made at Utrecht, the 9th of December, 1713, shall continue in Force, except the Articles that shall be found contrary to what is this Day concluded and figned, which shall be abolished and rendered of no Force, and especially the three Articles, commonly called explanatory; and these Presents shall be approved, ratified, and changed on each side, within the Space of six Weeks, or sooner if possible. In Witness whereos, and by Virtue of our full Powers, we have figned these Presents at madrid, the 14th of December, in the Year 1715.

(L. S.) M. de Bedmar. (L. S.) George Bubb.

After this Treaty Affairs of State and new Embroils has occasioned the making feveral others fince the Rupture in 1718, though they all proved ineffectual to prevent the War in 1739, which being now happily over, it is to be hoped the Peace that has succeeded will remain established for a long Term, and her chearful Smiles full both Nations into a Forgetfulness of the past Troubles and Distresses, t...at War brings with it, more especially to the mercantile Part of them; and as the Treaty concluded on this Occasion at Madrid, the 5th of October, N. S. 1750, not only fettled a Peace in general, but also in particular the Disputes depending between the two Crowns, in regard to the Assentic Contract; and as it is the last, and consequently of most Importance for my Reader's Government, I shall give them the Articles of it, and with them finish this Topick.

WHEREAS by the XVIth Article of the Treaty of Aix-la-Chapelle, it has been agreed, between their Britannick and Catholick Majesties, that the Treaty of the Affiento for the Commerce of Negroes, and the Article of the annual Ship, for the four Years of Non-Enjoyment, should be confirmed to Great-Britain, upon the same Foot, and upon the same Condition, as they ought to have been executed before the late War; and the respective Ambassadors of their said Majesties saving agreed, by a Declaration figured between them on the 12 June, 1748, to regulate at a proper Time and Place, by a Negociation between Ministers, named on each Side for that Purpose, the Equivalent which Spain should give in Consideration of the Non-Enjoyment of the Years of the said Assistance of the Years of the said Assistance of the Preliminaries signed at Aix-la-Chapelle, on the 10 April, 1748.

Their Britannick and Catbolick Majesties, in order to sulfil the said Engagements of their respective Ministers, and to strengthen and perfect more and more a solid and lasting Harmony between the two Crowns, have agreed to make the present particular Treaty between themselves, without the Intervention or Participation of any third Power; so that each of the contracting Parties acquires by Virtue of the Cessions, which that Party makes, a Right of Compensation from the other reciprocally: And they have named their Ministers Plenipotentiaries for that Purpose, viz. his Britannick Majesty, Benjamin Keene, Elq; and his Catbolick Majesty, Don Joseph de Carvajal and Lancaster, who after having examined the Points in Question, have agreed on the following Articles.

Article I.

His Britannic's Majesty yields to his Catholick Majesty, his Right to the Enjoyment of the Assertion of Negroes, and the annual Ship, during the four Years stipulated by the XVIth Article of the Treaty of Aix-la-Chapelle.

Article II.

His Britannick Majesty, in Consideration of a Compensation of 100,000 l. Sterling, which his Catholick Majesty promises and engages to cause to be paid either at Madrid, or London, to the Royal Assistance Company, within the Term of three Months at latest, to be reckoned from the Day of signing this Trerve, yields to his Catholick Majesty all that may be due to the said Company for harlance of Accounts, or arising in any Manner whatsoever from the said Assistance for that the said Compensation shall be esteemed and looked upon as a full and entire Satisfaction on the Part of his Catholick Majesty; and shall extinguish from this present Time, for the saure and for ever, all Right, Pretension, or Demand, which might be formed in Consequence of the said Assistance or annual Ship, directly or indirectly, on the Part of his Britannick Majesty, or on that of the said Company.

Article III.

The Cathalick King yields to his Britannick Majesty all his Pretensions or Demands in Consequence of the said Assistance and annual Ship, as well with Regard to the Articles already liquidated, as to those which may be easy or difficult to liquidate; so that no Mentica can ever be made of them hereaster on either Side.

Article IV.

His Cathelick Majesty consents that the E. itish Subjects shall not be bound to pay higher or other Duties, or upon other Evaluations for Goods, which they shall carry into, or out of the different Ports of his Cathelick Majesty, than those paid on the same Goods in the Time of Charles the Second, King of Spain, settled by the Schedules and Ordonances of that King, or those of his Predecessors. And although the Favour or Allowance called Pie del Fardo be not founded upon any Royal Ordonance, nevertheless his Cathelick Majesty declares, wills, and ordains, that it shall be observed now, and for the future, as an inviolable Law; and all the abovementioned Duties shall be exacted and levied, now and for the suture, with the same Advantages and Favours to the said Subjects.

Article V.

His Catholick Majesty allows the said Subjects to take and gather Salt in the Island of Tortugas, without any Hindrance whatsoever, as they did in the Time of the said Charles the Second.

ORLD.

which Spain should the faid Assistance of the faid Assistance of the faid Engage-

this the laid Engagerefect more and more e agreed to make the Intervention or Partig Parties acquires by f Compensation from thers Plenipotentiaries Keene, Elq; and his who after having exag Articles.

Right to the Enjoyuring the four Years apelle.

nsation of 100,000 l. es to cause to be paid by, within the Term figning this Trep-v, aid Company for Harrom the said Assistance upon as a full and enfault extinguish from etension, or Demand, to or annual Ship, dior on that of the said

his Pretensions or De-, as well with Regard easy or disficult to lireaster on either Side.

shall not be bound to or Goods, which they che Majesty, than those d, King of Spain, setofe of his Predecessor, be not founded upon eclares, wills, and oras an inviolable Law; vied, now and for the Subjects.

and gather Salt in the they did in the Time

Article

GREAT-BRITAIN, &c.

Article VI.

His Catholick Majesty consents, that the said Subjects shall not pay any where higher, or other Duties, than those which his own Subjects pay in the same Place.

Article VII.

His Catholick Majesty grants, that the said Subjects shall enjoy all the Rights, Privileges, Franchises, Exemptions, and Immunities whatsoever, which they enjoyed before the last War, by Virtue of Schedules or Royal Ordonances, and by the Articles of the Treaty of Peace and Commerce made at Madrid in 1667; and the said Subjects shall be treated in Spain in the same Manner as the most favoured Nation, and consequently, no Nation shall pay less Duties upon Wool and other Merchandises, which they shall bring into, or carry out of Spain by Land, than the said Subjects shall pay upon the same Merchandises, which they shall bring in or carry out by Sea; and all the Rights, Privileges, Franchises, Exemptions, and Immunities, which shall be granted or permitted to any Nation whatever, shall self be granted and permitted to the Subjects; and his Britannick Majesty consents that the same be granted and permitted to the Subjects of Spain in his Britannick Majesty's Dominions.

Article VIII.

His Catholick Majesty promises to use all possible Endeavours on his Part, to abolish all Innovations which may have been introduced into Commerce, and to have them forborn for the suture, His Britannick Majesty likewise promises to use all possible Endeavours to abolish all Innovations, and to sorbear them for the suture.

Article IX.

Their Britannick and Catholick Majesties confirm by the present Treaty the Treaty of Aix-la-Chapelle, and all the other Treaties therein confirmed, in all their Articles and Clauses, excepting those which have been derogated from by the present Treaty: As likewise the Treaty of Commerce, concluded at Utrecht in 1713, those Articles excepted, which are contrary to the present Treaty, which shall be abolished and of no Force; and namely the three Articles of the said Treaty of Utrecht, commonly called explanatory.

Article X.

All the reciprocal Differences, Rights, Demands, and Pretentions, which may have subsisted between the two Growns of Great-Britain and Spain, in which no other Nation whatever has any Part, Interest or Right of Intervention, being thus accommodated and extinguished by this particular Treaty; the two said most screen Kings engage themselves mutually to the punctual Execution of this Treaty of reciprocal Compensation, which shall be approved and ratified by their said Majesties, and the Ratifications exchanged in the Term of six Weeks, to be reckoned from the Day of its Signing, or sooner if it can be done.

In Witness whereof, &cc. 30 10 10 10 10

Our Exports now to Spain (including the Canary Islands) are long, short, and Spanish Cloths, Stuffs, Bays, Hats, Perpets, Silk and worsted Hose, Butter, Cheese, Leather, wrought Iron, Brass, Bell Metal, Linens plain and printed, Pewter, Tin, Lead, Shot, Copper, Sail Cloth, Haberdashery Wares, Clockwork and Watches, Shoes, wrought Silk, wrought Plate, Gunpowder, Cordage, Logwood, Braziletto, Silk mixed, and sewing Silk, Glass, Copperas, Prints, Train Oll, Toys, Cabinet and Ship-Chandlery Ware, Wax, Lanthorn Leaves, Flax, Fans, Wheat, Beans, Barley Meal, Thread, Tobacco, Canvas, Cambricks, Lawns, Bed-Ticks, Sugar,

Of the GENERAL TRADE of the WORLD.

Drugs, Pimento, Pepper, Spice, Staves, Brimstone, Deer Skins, East-India

The Imports from thence are Wine, Almonds, Annifeed, Cumminfeeds, Soap, Oil, Silk (before the Extraction was prohibited) Iron, Wool, Indigo, Figs, Raifins, Oranges, and Orange Juice, Lemons, Chefnuts, Smallnuts, Pomgranates, Olives, Saffron, Barilla, Kelp, Kid-Skins, Capers, Umber, Anchovies, Spunges, wrought Silk, Cochineal, Cork, Whifk Brooms, and (formerly) Brandies, which I believe may pretty near ballance that Trade, extra of the Corn and Meal (which have lately been very confiderable) and I think must be regarded as a Ballance in our Favour; but these being only accidental Articles, are not to be reckoned as staple Commodities, nor placed on the Credit Side in this Account of Commerce, at least in such large Quantities, as a lost Harvest in that and the neighbouring Territories obliged them to call for; I fay, supposing their Dearth to happen when an equal Calamity has befel the other fouthern Corn Countries; for when they can be supplied from Sicily, Sardinia, Naples, Turkey, Barbary, or the Ecclesiassical State, they always preser those solid Grains before ours, as well on Account of its yielding more Flour, as because their Mills are set for grinding hard Corn, which must be altered when a soft Sort is to supply the Desiciency. I have not mentioned among the preceding Imports, the Article of Plate, which is no small one, and I think is a certain Indication of the Ballance of that Trade being in our Favour; and would certainly be much more fo, were the Customs on our Goods collected in Spain according to the preceding Treaties, which include and inforce the Schedules granted the English by several successive Monarchs. But to shew that they are levied on a much higher Valuation, and very differently from what is therein stipulated and agreed, I here add an Account of the Imposts on Merchandife, drew up at Cadiz the 17th of February 1750, by Cantleman, whose Capacity in mercantile Affairs is exceeded by few, and the induces me also to fubjoin his Sentiments, which please to take in his own Words.

Particulars of the Imposts on Merchandise entered in this Custombouse.

GOODS according to their different Species pay 11, 5, 10, or 4 per Cent. Almoxarifasgo Goods charged with 11 per Cent. Almoxarifasgo pay Duties as follows.

Branches.

Decimals.

74. I	11 per Cent. with \$ in Plate, which is \$ Part more	0,12375
2	2 per Cent. called dos unos, as atoragoing	0,0225
3	2 per Cent. called Bossillo de la Reyna, as above	0,0225
4	1 per Cent. with a Premium of 5 per Cent.	0,01575
5	1 per Cent.	0,0125
	4 per Cent. called 1°. 2°. 3°. 4°. uno de Alcavala	0,04
7	1; per Cent. called Donativo antiguo de la Cuidad y Fortificacion	0,01500

8	Amount of the Duties before the Year 1686, being 25 per Gent. 1; per Gent. with a Premium of 5 per Gent. confulado y longa	0,252

Amount of the Duties u	pon the Acce	effion of Kin	g Philip V.	being
264 per Cent.	-0 40 t			0,2
1+ per Cent. called Dona	stivo moderno	de la Cuidad		0,0

	· · · · · · · · · · · · · · · · · · ·	
	Amount of the Duties before the late War, being 28 to per Cent.	0.281
10	2 per Cent, called Sanidad	0.03

Amount of the	Duties activally	levied,	being 30-1	per Gent.	0,301

		0,301
5		: 0,0562; 0,1282;
4	per Cent. additional Alcavala on this Article	0,045

Amount of the	Duties	before	the Year	1686	being	2210 per	Cent.	0,2295 Brought

Skins,	East-India

umminfeeds, Soap, Indigo, Figs, Rainuts, Pomgranates, nchovies, Spunges, ly) Brandies, which rn and Meal (which ded as a Ballance in t to be reckoned as ount of Commerce, d the neighbouring rth to happen when ies; for when they , or the Ecclefiastical ll on Account of its

g hard Corn, which I have not menhich is no fmall one, ide being in our Faftoms on our Goods include and inforce archs. But to shew lifferently from what he Imposts on Mern Centleman, whose induces me also to

s Custombouse.

10, or 4 per Cent. Alarifaígo pay Duties as

> Decimals. 0,12375 0,0225 0,0225 0,01575 0,0125

0,04 rtifica**ci**on 0,01500

5 per Cent. 0,252 0,014 y longa

bilip V. being 0,266 0,015

w per Gent. 0,281 0,02

er Gent.

re as follows: art more 0,05625 0,12825

0,301

0,045 ber Cent. 0,2295 Brought GREAT-BRITAIN, &c.

	Decimals.
Brought over N°. 8 abovementioned, added	0,2295
N°. 8 abovementioned, added	0,014
Amount of the Duties upon the Accession of King Philip, being	-
24.7 per Cent. No. 9 abovementioned, added	0,2435
N. 9 abovementioned, added	0,015
Amount of the Duties before the late War, being $25\frac{17}{17}$ per Cent. N°. 10 abovementioned, added	0,2585
Amount of the Duties actually levien, being 27 to per Cent.	0,2785

Goods charged with 10 per Cent. Almoxarifasgo paid in the aforementioned Manner, before the Accession of the late King Philip, 29 10 3 per Cent. and before

the late War, $31\frac{470}{100}$ per Cent. and they must now pay $33\frac{40}{100}$ per Cent.

Goods charged with 4 per Cent. Almoxarifasgo, paid before the Accession of King Philip $23\frac{40}{100}$ per Cent. and $24\frac{70}{100}$ per Cent. before the late War, and actually pay $20\frac{40}{100}$ per Cent.

In order to comprehend the Calculation of these Duties, here is a small Specimen of the Model of the Spanish Book of Rates, as it stood before the late War, and the Innovations made in the Valuation of some Articles of your Manufactures.

5 Anascotes blancos la Pieza	6000	40	White Hunfcoats	
5 Dichos negros la Pieza	5000	40	Black Ditto	6000
11 Bavetas de Inglaterra	10000	- +	Bays	12000
10 Curtidos de Irlanda cada uno	680	i	Irish Hides	1496
11 Duroys la Pieza	2000	40	Duroys	3000
11 Pannos finos de Inglaterra la Pieza	24000	40	Fine English Clo	ths, (Var.
•		-	now rated at	1768 each
11 Dichos entre finos			Second Cloths	816 ditto
11 Dhos Comunes	14000	40	Yorkshire Cloths	510 ditte

The first Column specifies the Almoxarifasgo, the second the Species of Goods, the third the Value, Rate, or Aforo, as called here; the fourth the Abatement per Cent. or Gracia, called Pie de fardo. Besides that Gracia, there is an Abatement of 25 per Cent. allowed by the King, called la quarta Tabla. The Duties are thus calculated, viz.

100 Pieces white Hunscoats entered in this Customhouse, 40 deducted for the Gracia, being 40 per Cent. as aforementioned, 60 Pieces valued according to the Aforo, or Rate abovementioned, at 6000 Maravedis, make 360000, from which Sum deducting 90000, or the Part for la Quarta Tabla, there remains 270000 Maravedis. As the Almoxarifaígo is 5 per Cent. and all the Branches appertaining to it as aforementioned, amounting to $25\frac{1}{180}$ per Cent. before the late War, therefore 270000 at $25\frac{1}{180}$ per Cent. are Mars. 69795, which at 64 Mars. the Value of each Real Plate, are R. Pla. 1090 $\frac{1}{2}$, the full Amount of the Duties on 100 Pieces of white Hunscoats. But at present the Aforo or Valuation of white Hunscoats is at 7000 Maravedis, whence 60 x 7000=420000-105000 the Quarta Tabla=315000 at 27100 the actual Duties per Cent. are 87727,5 Mars. at 64 are R. Pl. 1370 \$\frac{2}{3.70}\$ the Amount of the Duties 100 Pieces white Hunscoats must now pay. The Difference is, R. Pl. 280 \frac{1}{3.70}\$ they now pay more than was levied before the late War, which is near 25% per Cent. Augmentation on the Duties then established.

In the Treaty of Commerce between the Crowns of Great-Britain and Spain, concluded at Madrid the 11 May 1667, the Schedules and Immunities granted to the British Subjects trading to these Ports are, I think, inserted. If a new Treaty be attempted, the said Schedules may be inserted therein verbatim, to enforce the Execution. The View of the British Court, in the Treaty concluded at Utrecht in 1713, seemed to be, that their Merchandise should not pay more Duties than 10 per Cent. on their real Value, to be ascertained in a new Book of Rates, which was mutually agreed between the two Courts to be formed. But the Bishop (I sup-

pose the Bishop of Bristol, who was then Ambassador and Plenipotentiary, is here meant) did not understand Duties, for the Expression in the said Treaty, But it is to be understood that this is not to extend to the Alcavalas, Cientos, and Millones, destroyed the whole Purport of the Treaty, and rendered the forming a new Book of Rates quite useless. The Merchants versed and knowing in the Nature of the Duties, did therefore follicit that the Customs and Aforos should remain on the same Footing they were upon in King Charles IId's Time, though some Articles were overrated, which was accordingly executed by the Treaty of Madrid, 1715. Since the late War the Duties are augmented as aforementioned, and what is much more grievous, the Aforo or Valuation of the Merchandife is greatly increased; wherefore our Conful at the Head of this Factory applied to our Ambaffador at Madrid, to follicit (if feemingly to him convenient) that the Goods should be dispatched in the Customhouses in like Manner as they were before the War: Nothing favourable has refulted, for the Goods are charged upon the extravagant new Footing. If the Aforo or Valuation of a few Articles of the British Products was lessened, and the Innovations, introduced fince the War, were abolished, the proposed End of the British Court, to pay no more than 10 per Cent. on the real Value of the Goods, may be accomplished, although no Alteration be made in reducing or abolishing any Branch of the Duties actually levied; which appears to me to be the eafiest Method, as an Attempt to strike off any of the Branches of the Duties might be powerfully refifted by those to whom they were appropriated, or the Managers thereof. Some Instances are offered to make this Matter more plain. A Piece of Bays (upon a Medium of the Value of the Quality for this Market) Shipt in London, will not cost, including the Charges, above 31. 8s. 9d. which are equal to fifteen Ducats, or a hundred and fixty-five Reals Plate; each Piece was rated before the War at 10000 Maravedis; the Gratia; and i for the Quarta Tabla, being deducted, and the Duties at 28 i per Cent. as they then stood, being charged, each Piece paid R. Pl. 223 which is 13 i per Cent. on the real Value. Yet a Piece of Bays is now rated at 12000 Mars. and the actual Duties of 30 being charged after deducting the Gracias, each Piece must now pay R. Pl. 28 Tr. which exceeds 17 per Cent. on the real Value. Whereas if the Aforo of Baye was at 7000 Mars. then each Piece would pay as the Duties now stand, R. Pl. 16 12, or only 10 per Cent. on the real Value. In like Manner other Goods may be valued according to their regular and common Cost put aboard, and not at the Price they are generally fold for, because the Duties and Charges on the Sale make a Part of the Price of Sale. If this Idea be approved, a Table for the Rates of all Goods imported from his Majesty's Dominions may easily be framed, and formed so that the Duties shall not exceed 10 per Cent. on their real Value. The following is a Specimen of fuch a Table, viz.

Almoxarifa	igo Goods th	e Aforo	the Gratia.
11	Bays, each Piece	7000	1 1 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
11	Long Ells, each Piece	2900	40
TT	Fine Cloths, each Piece	24000	40 as before the War.
T X	Second Cloths, ditto	17000	40 as before the War.
11	Yorkshire Cloth, ditto	10000	40
1.1	Estamenas, each Piece	6000	40 as before the War.
5	Broad Camblets, ditto	5000	40
5 5	Hunfcoats, each Piece	5000	40
10	Hides, each	680	as before the War.
Merceries	according to Invoice, &c.		

Of the Trade between Great-Britain and Portugal.

OUR Trade with this Kingdom is generally efteemed of greater Value than that with the last mentioned, though for my own Part I must dissent from this received Opinion; however, the Importance of it to both Nations is very considerable, and therefore ought to be cultivated by them with mutual Ardour; as the Portuguese take off a large Quantity of our Native Commodities, and we in Return

potentiary, is here id Freaty, But it is too, and Millones,

rming a new Book

Nature of the Duemain on the same

ome Articles were drid, 1715. Since

what is much more

increased; wherepassador at Madrid,

d be dispatched in

Nothing favourable

w Footing. If the

roposed End of the

aftre of the Goods,

icing or abolishing e to be the eafiest Duties might be or the Managers plain. A Piece of ket) Shipt in Lonwhich are equal to iece was rated bethe Quarta Tabla, then stood, being on the real Value. w pay R. Pl. 28 Aforo of Bays was and, R. Pl. 16, 37 er Goods may be d, and not at the arges on the Sale Table for the Rates ly be framed, and

GREAT-BRITAIN, &c.

consume a greater one of theirs than all the Nations in Europe put together; though that People appear in some Measure insensible of the Advantages arising to them from this Commerce, and seem to have forgot the little Dispatch they had for their Wines (the greatest Product of their Country) when Peace and low Duties made those of France to be the general Consumption.

The English Factory at Liston published a Memorial in the Month of July 1729, by which it appears, and itemingly beyond Contradiction, that the Ballance of Trade with that Kingdom was againft us; and as I have no Reason to think there has been any favourable Alteration in it since, I shall give my Readers a Copy of the said Memorial, as it was communicated to me by one of the Gentlemen principally concerned in drawing it up, with the Remarks made by that considerable and judicious Body of Traders on it.

An Estimate of the yearly Confumption in the Portuguese Dominions, of the Commodities which are of the Growth and Manufactures of the English Dominions, calculated by the annual Sales of the Merchants residing in Lisbon, and by the best Informations taken from them and from other Parts.

Sales in Lifbon, computed by feveral English and other Merchants	
Houses settled there Rs.	1,620,000,000
- Sales in Porto Thank and the sales in the sales in	600,000,000
Sales in Coimbra and Figueira. See Supply 12 and See See See See See See See See See Se	120,000,000
Sules in Madeira, and the other Islands, about	100,000,000
Bacalboa, fifty thousand Quintals, at 4000 Rs.	200,000,000
and the state of the state of the state of the	
that have be supplying a supplying the first of the	2,640,000,000
Duties paid for Customs might be reckoned at 15 per Cent. on	
agest the Sales	
: Small Charges in and out the Customhouse, and	
at the Sale 1 per Cent. 26,400,000	
Part Charges (Consulage excepted) of all the	
English Ships, Expences of the Captains and	
Sailors, and of all the English in Portugal, at	
a moderate Computation 50,000,000	
	572,400,000
Remains net to the British Nation	2,067,600,000

An Estimate of the yearly Confumption by the English, of the Product of the Portuguese Dominions, calculated by the Exportation from them to Great-Britain,

reland, and the	English	Poffestions	in America.		
			WINES.		
From Lifbon,	3060	Pipes, whi	ite, at 40000	. 120,000,000	
•	2000	ditto, red	50000	100,000,000	
From Porto	25000	ditto,	50000	1,250,000,000	
From Figueira	1500	ditto,	45000	67,500,000	
From Madeira	10000	ditto,	28000	280,000,000	
			ider ai fyf	-,	1,817,500,000
	41500				
				Pipes, at 40000 nach, Cork, &c.	80,000,000
from Algara	1e	2 - 1.42 23	11,61 12	w in with	20,000,000
50000 Chefts	of Fruit	, from Li/	bon, Porto, &	c. at 3000 Rs.	. 150,000,000
4000 Moys 0	f Salt fi	rom Lifbon	, St. Uval, &c	at 1400 Rs.	56,000,000
1 13 E . H	- in 40 4			to British .	
			for their own	n Confumption of unts to	2,123,500,000
1		11 11 703 4	1 15 to 3 to 30	Con + Sylve	

The

efore the War. efore the War. efore the War.

real Value. The

fore the War.

er Value than that diffent from this s is very confiderl Ardour; as the and we in Return confume

612 Of the GENERAL TRADE of the WORLD.

The net Proceeds belonging to the English, of the Consumption of their Commodities in the Portuguese Dominions as above, amounts to

mounts to 2,067,600,000 neguently the Ballance in Favour of Portug 1, and loft by

Confequently the Ballance in Favour of Portug 1, and loft by England, is

2,123,500,000

Portugal loses by her Trade with the several other Nations from whom she receives Commodities, extra of the English, as will be shewn in an Estimate, when I come to treat thereof 2,964,000,000

be thewn in an Estimate, when I come to treat thereof The English pay for the Ballance of their Trade with Portuga,

as per the above Estimate

55,900,000

2,908,100,000

Part of which goes directly to *Italy*, and the rest, mostly, by the Way of *England*, on Account of the Conveniency of the Exchange, and of Shipping.

By the preceding Estimates, made favourable to the English Trade, as the Confumption of their Commodities is set down rather more than less, and their Exportation of the Portuguese Products as moderately computed as is possible both in Quantity and Price, it plainly appears.

Quantity and Price, it plainly appears,

1st. That the Ballance of Trade between Great-Britain and Portugal, is in Favour of Portugal, who annually gains by the same, and the English lose Rs. 55,900,000.

2dly. That confequently that Trade cannot occasion the Extraction of Gold from Portugal, since the liquid Produce of all the Commodities consumed there, are not sufficient to pay for those which they take from Portugal.

3dly. That therefore the Gold, which annually goes from thence, is for to pay other foreign Nations the Ballance of their Trade, fince the *Portuguese* cannot pay them in the Product of their own Country much above the quarter Part of the Value of what they consume of those foreign ones.

4thly. That the King of Portugal receives every Year a very confiderable Sum by the Duties on the English Trade, which are much higher in Proportion than those on the Commodities of other Nations, being on the Importation Rs. 396,000,000, and on the Exportation 212,350,000, which amounts annually to Rs. 608,350,000.

Besides these Truths so clearly demonstrated, there are many others which well deserve to be considered; such are the following.

No Nation, besides the English, take off the Portuguese Wines, nor can be supposed ever to do it, since those who want this Commodity are supplied much better from France, and from other Parts, and at more moderate Prices; and should England reduce the Duties on the French Wines to an Equality with those on the Portuguese, this Branch of Trade, which is so advantageous to them as to amount yearly to above one million eight hundred thousand Mil-Reis, paid them in ready Money, by the English, would be entirely lost to them: The same thing, a little more or less, is evident with respect to other Fruits, since the English take off above ten times the Quantity which all other Nations together do.

And though this Branch of Trade is much less considerable, yet it amounts by the Estimate to 170,000,000 Reis, and being (the same with their Wines) the Growsh of their Country, that whole Sum which the English pay for it, is just so much Gain to Portugal. It is remarkable, that notwithstanding the considerable Sum of Money, which the Commodities exported by the English amount to, they are never indebted to the Portuguesi, paying them always ready Money; whereas on the contrary, these last are always indebted to the English; and this Truth naturally leads to the following Considerations: That Portugal has always in Possession a very large Stock belonging to the English, which (considering the Nature of the Sales in this Country, and the Custom and Method of the Shopkeeper's Payments) may safely be computed (Allowance being made for what is sold for

ready

GREAT-BRITAIN, &c.

ready Money) to amount to above the Import of one Year's Sales, so that by a moderate Computation the English have constantly a dead Stock in Portugal, confissing of Goods in the Customhouse and their Warehouses, and in Debts outstanding, of 2,500,000,000 Reis or upwards. The English certainly furnish the Portuguese with the most useful and necessary Goods (their own Corn for the present excepted) and at such moderate Prices as no other Nation can afford to do. If at this Time they bring them none of their Corn (there being a Scarcity of it) they have done it formerly, and no doubt will do it again when they can spare it; and since Pertugal cannot subsist without a constant Supply of that Commodity from abroad, should there happen to be a bad Harvest in Spain, or a Rupture between those two Crowns, the English by the Power of their Navy, and the Quantity of their trading Ships, are the only Nation which can at all Times effectually furnish and secure what foreign Corn is necessary to Fortugal.

To the above Remarks on the Trade of Partugal, I shall take the Liberty to add

To the above Remarks on the Trade of Portugal, I shall take the Liberty to add the following ones of my own, as consequential to those so just made by the Merchants there. And

1st. If they are such as may be relied on, Mr. King's Calculations on that Commerce must have been very erroneous, or it must have been greatly altered in the sew intervening Years, between his Estimate and the Liston Merchants; as he supposes (in his Dedication, P. 3. Vol. III.) that our Exports to Portugal were then encreased from about 300,000 Pounds a Year to near a Million and a half, whereas by the preceding Estimate it may be seen, that in the Year 1729, the Net Produce of every thing sold in that Kingdom did amount to but little more than † Part of the foregoing Sum.

adly. But if Mr. King's Calculations are right, as I am inclined to believe, when I confider they were made by some Gentlemen eminent both for their Capacities and Honour, I must conclude so great a Difference in so short a Space, must have proceeded from large Quantities of our Woollens, &c. being carried into Portugal, with the View of introducing them afterwards, through that Channel, into Spain, and I cannot otherwise account for the Disparity between two Estimates made by different Sets of Gentlemen, equally to be credited and relied on.

It is however certain, that our Trade with that Kingdom was in the last Century almost destroyed by the Encouragement given to Manusactures of their own; though indeed the Blow came from hence at first; as one Courteen, an Irishman, and a Servant in the then Queen of England's Family (afterwards Queen Dowager) carried over in the Year 1681 several Clothiers and Bay-Makers into Portugal, who immediately began to exercise their Professions (particularly at Port Alegre and Covillan) though with various Success, as the latter were soon dismissed, on its being found that the Staple of their Wool was too short for the Manusacturing of Bays, but the others were continued, and brought the Fabrick of their Cloths to such Perfection, that in June or July of 1684 (among some sumptuary Laws then made) his Portuguese Majesty prohibited the Importation of any soreign ones, which continued in Force, till by the Treaty of 1703 with that Crown, it was agreed to rescind the prohibitory Decree, and permit the free Importation of all Woollens, as before the making it; which the subsequent Abstract of the said Treaty will demonstrate.

Article I.

His facred Majesty of *Portugal* promises, both in his own Name, and that of his Successfors, to admit for ever hereafter into *Portugal*, the Woollen Cloths, and the rest of the Woollen Manusactures of the *Britains*, as was accustomed till they were prohibited by the Laws; nevertheless upon this Condition,

Article II.

That is to fay, that her facred Royal Majesty of *Great-Britain* shall, in her own Name, and that of her Successors, be obliged forever hereafter, to admit the Wines of the Growth of *Portugal* into *Britain*; so that at no Time, whether there shall be Peace or War between the Kingdoms of *Britain* and *France*, any thing more shall be demanded for these Wines by the Name of Custom or Duty, or by whatsoever

the Ex-Frade, as the Con-

ORLD.

2,067,600,000

2,123,500,000

2,964,000,000

55,900,000

2,908,100,000

55,900,000

on

by

vill

is possible both in and Portugal, is in d the English lose

s, and their Expor-

action of Gold from umed there, are not

hence, is for to pay rtuguese cannot pay quarter Part of the

y confiderable Sum coportion than those in Rs. 396,000,000, o Rs. 608,350,000. y others which well

nes, nor can be supupplied much better and should Engwith those on the them as to amount paid them in ready same thing, a little anglish take off above

et it amounts by the Wines) the Growth it, is just so much it, is just so much econsiderable Sum amount to, they are Money; whereas on the this Truth natuas always in Possessifiering the Nature of the Shopkeeper's for what is sold for ready

other Title, directly or indirectly, whether they shall be imported into Great-Britain in Pipes or Hogsheads, or other Casks, than what shall be demanded from the like Quantity or Measure of French Wine, deducting or shating a third Part of the Custom or Duty. But if at any Time this Deduction, or Abatement of Customs, which is to be made as aforesaid, shall in any Manner be attempted and prejudiced, it shall be just and lawful for his facred Royal Majesty of Portugal again to prohibit the Woollen Cloths, and the rest of the British Woollen Manuschures.

c done it formerly, still abitta was a

The most excellent Lords the Plenipotentiaries promise, that their abovenamed Masters shall ratify this Treaty.

(L. S.) John Methuen.

In consequence of this Treaty, our Woollens have ever since been currently admitted into Portugal, and we now fend there, Cloths of all Sorts, Bays, Perpets, Stuffs, Hats, Hose, &c. We fend likewise Iron, wrought Brass, Lead, Pewter, Shot, stained Paper, and other Stationary Wares, Sail Cloth, Linen, Glass, Earthen and Cabinet Wares, Gun Flin.s, Toys, Millinery and Turnery Wares, Parthers Colomas, Butter and Cheese, Gunpowder, Cordage, wrought and mixt Silk, Clockwork and Watches, Garters, Haberdashery War, all Sorts of Corn and Meas, wrought Plate, Lanthorn Leaves, Leather, Logwood, Copperas, Apothecary's Stuffs, Drugs, Glue, Rice, Bees-wax, &c. And our Imports from thence are those mentioned in the last quoted Estimate.

Great-Britain's Trade with Italy, including under this Denomination Venice, Kaples and Sicily, Genoa Loghorn, Ancona, &c.

THE abevenentioned Cities are of all the maritime ones of heafy the most considerable, that carry on the most extensive Trade, and where the greatest Number of Ships arrived a hor battlesses of of village, discrepting the state of the stat

Twin, Milen, Florence, Bolignia, Madena, Reggis, Panma, and Lucca, are also deeply engaged in Commerce, but as they are fituated within Land, they are obliged to value on the Assistance of the maritime ones for earrying it on; and as the Commodities sent from hence to them are in a mariner alike to all, I have joined them together, and intend to treat of the Italian Trade, as if the whole had been one Kingdom and not tabject to separate Princes.

I have always heard the Trade of *Italy* reckoned at a Million and a half to two Millions Sterling per Annum; those that made it most, have not exceeded the last Sum, and those who have made it least, have never put it under the former, and occasionally it may be much more, as in the last War, and according as their Har-

vefts prove good or bad.

Our Exports to Italy are, all Sorts of Cloths and other Woollens, Hats, Hofe, Silk, mixt and wrought, horological Works, and Watches, Gunpowder, Leather, Rewter, Brais, Tin, Load, Shot, Cochineal, Coney Wool, Coals, refined, clayed, and muscovada Sugars, Redwood, Logwood, Brazile Wood, Litharge of Lead, Lanthorn Leaves, Butter, Cheese, Coffee, Bugles, Tobacco, Ginger, Jesuits Bark, Indigo, Pepper, Pimento, Rhubarb, Sarsaparilla, and other Drugs, China Ware, Calicoes, and other India Goods, Glass and Earthen Ware, Pipes, wrought Plate, and (when their Harvest fails) Corn; Herrings, Salmon, Pilchards, Stocksish, Poorjack, &c. And in Return, Venice (and that State) sends us Currants, Hemp, Brimstone, Glass Beads of different Sorts and Sizes, many Drugs, Sometimes Rice, Oil, &c. Naples remits here large Quantities of Belvidere and Lipari Fruit, Oil, Brimstome, Manna from Calabria, Argol, Essenses, &c. And from Palermo (the Capital of Sicily) and Messina, a Place of still greater Trade there, we receive chiefly Silks, Salt, some Wine, Argol, Cantharides, Juice of Liquorish, Shumach, Manna, and Hemp. Genoa makes Returns principally in Paper, Velvets, Damasks, Tabbies, and Brocades (though not so much of either Specie as formerly) Oil, Marble, Roch, Allum, Lemons, Essences and Persumes, Vermichelly, Rice, Coral, Cotton, &c. From Legborn we receive Oil (of Gallipali and Florence) Wine, Soap, Straw Hats,

GREAT-BRITAIN, &c.

ed into Great-Bri-Catton and Cotton Yarn, Goats Hair, and Skins, Shumach, Brimstone, Cream of lemanded from the Tartar, Valonia, Marble, Anchovies, Soap, Galls, Juniper Berries, Olives, Coral, and Coral Beads, Verdegris, Argol, Drugs, Silks, thrown and raw, &c. all which occasion a Circulation in Trade, well worthy our Attention and Regard, more espea third Part of the ment of Customs, ed and prejudiced, cially as it leaves a confiderable Ballance in our Favour. dagain to prohibit actures.

Of the Trade carried on by Great-Britain with Turkey and Barbary.

THE Turkey Trade is carried on by a Company of Merchants, incorporated by Queen Elizabeth, under the Title of the Levant, or Turkey Company, and whose Charter was confirmed by her Successor, King James I. with the Addition of many new Privileges, and a Form of Polity observed ever fince. This Company is of a very particular Institution, as the Members are not obliged to contribute any thing to a general Fund, so that it may more properly be termed a fimple Affociation, of which the Partners have nothing in common but their Charter and Government, every one trading on his own Stock, though obliged to Arbmit to the Regulations of the Company, and contribute his Share of the necessary Expences about it.

The Troubles of the Kingdom under Oliver Cromwell gave Rife to no finall ones in this Company, as many Members were thrust in, unqualified in the Manner that the Charters of Queen Elizabeth and King James required; but on the Restoration, King Charles endeavoured to re-establish its quondam Reputation.

His Chartes was dated the 2d of April, 1662, and contains (befides the Confirmation of that granted by King Janus 1 many new Articles about their Polity, or the Amendment of it.

The Company is established in a Body politick, capable of making Laws for their Government, with a Seal under the Name of the Governor and Company of English Merchants trading to the Levant Seas?

The Number of its Members are not fixed, as every one properly qualified may

be admitted, though they are generally about three hundred.

The principal Qualifications for Admittance is, being a Merchant (and not a Tradefman or Retailer) bred either under a Father, or by ferving a regular Apprenticeship to some other. Those who defire to become an Associate, must pay the Company twenty-five Pounds Sterling if they are under twenty-five Years of Age, and double that Sum if they are above; and must swear on their Admission, to fend no Goods to Turkey but on their own Accounts, and to confign them only to fuch as belong to the Company or their Factors.

The Company is governed by itself, and determines Affairs by a Plurality of Voices, in which the Merchant trading for 1000/. has an equal Vote with him that trades for an hundred times as much; and for its better Management, there is a Court settled in London, consisting of the Governor, Sub-Governor, and twelve Affiftants, who ought all to live in the City or Suburbs; there is also a Deputy-Governor in all the Towns and Ports of England, where any Members of the faid Company refide.

It is this Affembly at London who fend the Ships, and regulate the Tariff for the Prices, which the European Goods carried to Turkey are to be fold at, as well as the Quality of those to be brought back; it also raises the Taxes on the said Merchandises, when the necessary Presents, or other common Expences in regard of this Trade, require it.

If presents the Ambasisdor to the Throne for Approbation; and also nominates the Consuls of Smyrna and Constantinople, whose Pensions the Company pays, and therefore never permit either these latter, or the former to raise any Contributions on Ships or Goods under Pretext of being to defray the Expence of some necessary Gift or other extraordinary Charges, and by this Means avoid the Disorders which other Nations, not governed by fuch wholesome Laws, full into, to the no small

The Company also nominate and pay their principal Officers, such as the Minister, Secretary, Chancellor, Interpreters, and Janisaries, and this to the end that they shall not raise nor impose any new Sum on the Merchants, Ships, or

their abbyenamed

S. J Joon Methuen.

been currently adrts, Bays, Perpets, ais, Lead, Pewter, en, Glafs, Earthen ares, Painters Comixt Silk, Clock-f Corn and Meal, eras, Apothecary's m thence are those

on Venice, Naples

of Italy the most where the greatest

nd Luces, are also d, they are obliged and as the Comhave joined them nole had been one

and a half to two exceeded the last the former, and ling as their Har-

ens, Hats, Hofe, powder, Leather, , refined, clayed, itharge of Lead, ger, Jesuits Bark, gs, China Ware, s, wrought Plate, hards, Stockfish, Currants, Hemp, fometimes Rice, Lipari Fruit, Oil, om Palermo (the we receive chiefly humach, Manna, malks, Tabbies, l, Marble, Roch, ral, Corton, &c.

oap, Straw Hats,

Of the GENERAL TRADE of the WORLD.

In extraordinary Cases, the Confuls, and even the Ambassador himself, have Recourse to two Deputies of the Company, who reside on the Spot; or, if the Assair be very important, they assemble the whole Nation, who regulate and determine the Presents that are to be given, the Voyages to be made, and every other Circumstance necessary to be treated of; and in Conformity to the Resolutions then taken, the Deputies order the Treasurer to supply the Money, Goods, or European Curiosities agreed on; and this Treasurer is established by the Company, and his Cash arises from the Taxes and Imposs, which they themselves have thought proper to lay on Goods to discharge the common Expences of the Association.

It is true, however, that the Ambasiador and Consuls may act alone on all these Occasions, but besides its being a tacit Clause in the Pensions paid them, to do nothing without the Deputies Advice, they chuse rather to consorm to this Rule than otherwise, for their own Discharge.

The Places referved to this Company for their Trade, are the States of the Republick of Venice (in its Gulf) those of Ragusa, and all the Grand Seignor's Dominions; the Ports of the Lavant and Mediterranean, excepting those of Carthagena, Alicant, Denia, Valencia, Barcelona, Marfeilles, Toulon, Genoa, Legborn, Croita Vecchia, Palermo, Messine, Malta, Majorca, Minorca, Corsica, and Al other Ports and Places of Commerce on the Coasts of France, Spain, and Italy. And the Fine for those caught in Trade, and not Members of the Company, is 20 per Cent. on the Value of the Loading se taken.

By the Act of 26 Geo. II. any Subject of Great-Britain may be admitted a Member of this Company, on requesting it of the Governor or Deputy-Governor, within thirty Days after making such Request, and paying twenty Pounds, and taking an Oath to be faithful to his Majesty and the Company.

This Trade to be carried on in British and Plantation-built ships only, navigated according to Laws; and the Goods may be configured to any Freemen of the Company, their Sons, or Apprentices, being his Majesty's Christian Subjects

No Goods or Merchandizes, coming from the Levant without a clean Bill of Health, and liable to retain the Intection of the Plague, shall be landed in Great-Britain or Ireland, or in the Isles of Guernsey, Jersey, Alderney, Sark or Man, unless it shall appear to the Satisfaction of his Majetty, his Heirs, or Successors, or of his or their Privy-Council, that such Goods have been sufficiently opened and aired in the Lazarets of Malta, Ancona, Venice, Messina, Legborn, Genoa, and Marseilles, or one of them.

Great Complaints having been made of the Decay of the Turkey Trade during the present War begun in 1756, by the Importation of French Cloth into Turkey, the following Act passed, which is to be in Force no longer than the Continuance of the War:

The Preamble fets forth, that the Importation of Woollen broad Cloth of the Manufacture of France into any Places within the Levant Seas, by British Subjects, is not only a Discouragement and Prejudice to the Woollen Manufactures of Great-Britain, but is also a Means of affording Relief to the Enemy, and thereby enabling them to carry on the War; to prevent such destructive Commerce for the suture, it is enacted, that no Woollen Goods of the Manusacture of France shall be carried into any Place in the Levant Seas by any Subjects of this Basiles.

No Woollen Goods of this Kingdom shall be imported within the Limits of the Company's Charter, except directly from this Kingdom by a British Subject, unless the Importer shall produce to the Ambassador, Consul, or Vice-Consul, or other proper Officer appointed by the Company at the Place where such Goods shall be imported, a Certificate upon Oath from the Exporter or Shipper at the last Place of Exportation, that the same were brought or received from Great-Britain; and in such Certificate shall be described the Name of the Ship and Master, and the Time when the Goods were imported into such last loading Port from Great-Britain; which Certificate shall be attested by the British Consul or Person acting in his Absence, residing at such last loading Port; and the Shipper shall

26 Ger. 11.

22 Geo. 11.

7

-16-

r him elf, have Repot; or, if the Afregulate and deterde, and every other to the Refolutions Money, Goods, or fined by the Comich they themselves on Expences of the

et alone on all these s paid them, to do onform to this Rule

ne States of the Rend Seignor's Domihofe of Cartbagena, a. Legborn, Givita and all other Ports and Italy. And the company, is 20 per

nay be admitted a Deputy-Governor, venty Pounds, and

t Ships only, navito any Freemen of ty's Christian Sub-

ithout a clean Bill final be landed in Alderney, Sark or his Heirs, or Sucve been sufficiently Messing, Leghorn,

urkey Trade during Cloth into Turkey, an the Continuance

broad Cloth of the as, by British Subollen Manufactures to the Enemy, and destructive Comf the Manufacture any Subjects of this

in the Limits of the British Subject, unor Vice-Consul, or where such Goods whipper at the last of from Great-Brieship and Master, loading Port from the Consul or Person the Shipper shall also produce the Bill of Lading from Great-Britain; and the Consul shall take Notice in his Attestation of such Bill being produced to him.

The Consul, &c. upon granting such Certificate, is to enter a Duplicate thereof

The Conful, &c. upon granting such Certificate, is to enter a Duplicate thereof in a Book which is to be figured by the Shipper of the Goods, he taking Oath required before making out such Certificate, which Book is to be received as final Evidence in all Dissues respecting Certificates, and may be examined gradit.

Evidence in all Disputes respecting Certificates, and may be examined gratis.

Where the Consul, &c. shall receive Information upon Oath, setting forth good Reason to suspect the Authenticity of the Certificate, he is to signify the same to the Importer, and take Security in double the Value of the Goods, which becomes for eited if it shall appear no such Certificate was granted; such Security to be affigued to the Informer for his sole Benefit.

As often as any such Objection shall be made to the Certificate, the Consul, &c. is to transmit Notice thereof to the Consul where such disputed Certificate shall be alledged to have been granted, requiring an Attestation under his Hand and Seal, whether such Certificate was granted by him; which Attestation the Consul is to transmit by the first Opportunity; and upon Receipt thereof is to be laid before the Importer: if the Certificate be thereby verified, the Security shall be immediately cancelled; but if not, the Penalty to be levied by Distress and Sale of Goods, and be applied as before directed.

All V. oollen Goods without such Certificate, except imported directly from England, shall be deemed French; and his Majesty's Ambassador, &c. is required to confisce the same

Every Merchant, &c. being a Subject of Great-Britain, or residing under the Protection of the British Ambassador, &c. within the Limits of the Company's Charter, shall before the Exportation of any Goods make Oath before the said Ambassador, &s. that the same were not purchased with the Produce of, or taken in Barter for, the Woollen Manusactures of France.

Every Person who shall import into Great-Britain any Goods of the Growth or Manufacture of Turkey, within the Limits of the Company's Charter, shall make the same Oath before the Commissioners of the Customs, &c. except such Goods as shall have been condemned as lawful Prize.

If any Certificate shall be lost, the Master of the Vessel must make Oath before the English Consul, &c. of the Purport of such Certificate, of the Loss of it, and that it hath not been disposed of to any Persons whatsoever; and the said Master, or the Consignee of the said Goods, is also to give Security, in the Penalty of double the Value of the Goods, for procuring a Duplicate of the Certificate: thereupon the Consul, &c. shall grant a Licence for importing the Goods.

But prize Goods, condemned, of any Country whatfoever, may be imported on producing a Copy of the Sentence of Condemnation figned by the Person who condemned the same.

To prevent the Importation of Raw Silk, Mohair Yarn, &c. from being imported into this Kingdom, purchased by the Woollen Manufactures of France, and imported from Legborn and other Places in Italy, contrary to the Act of Navigation, &c. it is enacted, that if any Raw Silk or Mohair Yarn, or any Ship or Vessel bringing the same into England, Ireland, Wales, the Islands of Guernsey, or Jersey, or Town of Berwick upon Tweed, shall be seized as forfeited by any Acts of Parliament, the Person who shall make the Seizure may not release or abandon the same, or delay to proceed to Judgment for the Condemnation thereof, without first acquainting in Writing, the Governor, Deputy-Governor, Treasurer, or Husband of the said Company, or their Secretary, of fuch his Intention, and delivering at the same Time a Copy of the Schedule of such Seizure: And in case the said Governor and Company, or any Committee thereof, shall within seven Days after give Bond, or offer to give Bond, under the common Seal of their Corporation, in the penal Sum of 1000% with Condition for indemnifying fuch Officer, &c. against all Costs and Charges, in case such Ship or Goods shall not be adjudged forfeited; then such Officer, &c. shall not voluntarily abandon fuch Seizure without the Confent of the faid Company or fome Committee thereof; but shall proceed to Judgment concerning the Legality thereof.

Any Member of the Company shall be admitted to give Evidence, either for the Plaintiff, Relator, or Defendant upon the Trial.

The Commerce of this Company is undoubtedly a very beneficial one to this Nation; as may be seen by the following curious Calculation taken from the British Merchant, and there quoted with a View to instruct the Reader in the whole Precess of the Cloth Manufacture, from its Commencement to its Confumption; and to shew the Advantages arising from the Turkey Trade, by its taking off to large a Share of our Woollens, and thereby contributing proportionably to the Subfistance of our People.

A Clothier buys at Market fifty Packs of Wool, picked and forted, at 101. per Pack With which Wool he makes 100 broad Cloths, and the Manufacture thereof in Carding, Spinning, Weaving, Milling, Dreffing, &c.	500	% 0	d.
as they are usually brought to, and fold white at Blackwell-Hall, will amount to about the first Cost of the Wool So that these 100 Cloths are fold by the Clothier to the Merchant.	500	-	0
at 10/. per Cloth And the Merchant pays for the Dying of the faid 100 Cloths, vis. one third Part in Grain Colours, at 7/. and two thirds in ordinary	000	0	0
Colours, at 30 s. per Cloth Also for Setting, Drawing, Pressing, Packing, &c. 15s. per Cloth	333 75	6	8
And to repay him their Cost and Charges here and aboard, with a bare Allowance for Insurance, and the Interest of Lis Money, they cannot purchase less, I should think, than twenty-two great Pounds of Sherbaffee (or Persia sine raw Silk) for every Cloth. Thus he probably receives for the said 100 Cloths, 2200 Pounds wt. of the said	1408	6	8
raw Silk. Now if the half Part of this Silk is wrought up in plain coloured Tabbies, the Manufacturers will receive 13s. 7d. per lib.	747	1	8
And if the other half Part is wrought up into rich flowered Silks brocaded, the Manufacturers will receive 11. 19 s. 9 d. per lib. And the additional Charge of Dying, suppose but of † Part of the			0
faid Silk, into Grain Colours at 9 s. per lib. (Sand) with more	123	1.5	0
Then the Cost and Charges of 100 Woollen Cloths, shipped from London to Turkey, and the Manusa Cure of the raw Silk brought			
from thence, in Return thereof, must amount to The Freight of the said 100 Cloths, and of the said 2200 lib. of			4
raw Silk is computed at Her Majerty's Cuftoms on the faid 2200 lib. of raw Silk is English Factors Commissions abroad on the Sale of the Cloth, and	156	15	6
on investing the Returns in Silk, as aforesaid, computed at It is hereby represented to the View of every Reader, that every 2200 lib. wt. of raw Silk imported from Turkey, and manufactured here for our Consumption, without paying any Thing to the Mer- chant's or Mercer's Gain, pays to the Lendholders, the Labourers, and the Crown, the Sum of		- 4	
	,	3	-

If any Thing is to be added for the Mercer's and Merchant's Gain (and we may depend upon it they will not be at the Trouble of driving their Trades for nothing) we may very well affirm, that the whole Cost of this Manufacture for Consumption cannot be less than the Sum of 5000/. So that 2200 Pound Weight of Turkey raw Silk manufactured here, pays the Sum of 5000 1. to the Subfiftance of our own People.

This Account takes the Returns upon 100 Cloths exported to Turkey, and makes them pay 5000 % to the Subfiftance of our People. But we have exported annually

GREAT-BRITAIN, &c.

dence, either for eficial one to this taken from the e Reader in the ment to its Contey Trade, by its ributing propor-

RLD.

hant 1000 0 0

Cloth 75 0

1408 • ith a they sunds pro-

oured 747 1 8 Silks 2186 5 0 f the

123 15 0

bught 4465 B 66. of 40 12 6

from

and
100 0 cevery tured
Mer-

rers, 4762 15 10

Fain (and we may rades for nothing) are for Confump-Weight of Turky Subfiftance of our

d to Turkey, and we have exported annually annually two hundred Times as many Cloths for Turkey, and receive for about half that Quantity of Cloth, the same Kind of Returns in raw Silk for our own Consumption; and consequently our own Consumption of Turkey Silk, paid for the Subsistance of our own People the Sum of 500,000l. per Annum, besides what is paid by the other Half of that Trade; but if the Consumption of 5000l. Value of Turkey Silk manusactured pays 500l. to the landed Interest for the Wood that is exported to Turkey in Manusacture, then the annual Consumption of 500,000 l. Value of that Silk, must pay 50,000 l. per Annum to the landed Interest.

Value of that Silk, must pay 50,000 l. per Annum to the landed Interest.

And yet this is not all that the landed Interest receives annually by Means of this half Part of the Turkey Trade; the Crown and the Subjects, who receive nine Times as much for Customs and Labour, pay perhaps a ninth Part of what they receive to the landed Interest for Clothes and Provision; by which Means the Consumption of Turkey Silk, manufactured in England either directly or indirectly, pays a fifth Part of its whole Value to the landed Interest, that is, it pays directly one tenth Part of the Value of the Silk by the Woollen Manusacture exported, and as much more by enabling the People to purchase necessary Clothes and Provisions, of which much more than a tenth Part is paid to the landed Interest.

It will be objected here, that the 10 l. abovementioned upon a Pack of Wool, is not paid to the landed Intereft, fince a Part of it is paid to the Shepherd's Wages, and a Part to the Labour of Picking and Sorting this Wool: It is very true; but then confidering how much of the Product of the Land is exported to purchase Dying Goods, the tenth Part of the Price of the whole Silk Manufacture may be well said to be paid for the Product of the landed Interest.

It is therefore evident, that of every 5000 l. Value of Manufacture from Turkey Silk, 500 l. is paid for the Manufacturing of the English Wool that is fent abroad, 333 l. 6 s. 8 d. to the Charge and Labour of Dying, 75 l. to other Labour bestowed on that Manufacture, 747 l. 1 s. 8 d. for manufacturing one Half of our Returns, and 2186 l. 5 s. of the other, besides 123 l. 15 s. for dying the same in Grain Colours; add to this the Freight of 40 l. 12 s. 6 d. besides the Charges to Factors abroad, and Merchants and Mercers at home, and it will appear that near 4000 of every 5000 l. Value, or that near 400,000 of every 500,000 l. Value of Turkey Silk wrought in England, is paid to the Labour of the People bestowed upon it; and I think this is enough to shew, that such a Trade ought to be carefully preserved, and that it claims a Share in the Regard of every Gentleman in England.

This Calculation, though made only on one Particular of the Levant Company's Exports, may be adapted to any other Branch of it, or indeed to any other Trade where the Returns are improved to the Increase of our Manufactures, and Employ

Our Exports for Turkey are Cloths, Serges, and other Woollens, Tin, Lead, Pepper, Cochineal, Indigo, Iron and Glats Ware, Leather, Sugar, &c. which I have here computed at near half a Million yearly; and though Mr. Savary in his Time complains that the French, by their ill Management in their Dying and manufacturing their Cloths, had loft the greatest Part of the considerable Trade they before had in those Parts, which he says the English had secured, yet Mr. King takes Notice many Years after, that from a trilling Commerce the French carried on, they in the Year 1713 at least equalled us, and I fear have once more surpassed us in the Levant Trassick, so that I cannot imagine our Turkey Company do now export near the Value abovementioned.

The Returns we have from thence, are raw Silk, Grogram Yarn, Cotton, and Cotton Yarn, Wool, Goats Hair, Coffee, Dying Goods, Drugs, Galls, &c.

Of Great-Britain's Trade to Africa.

THIS Trade, like the preceding, has for many Years past been carried on by a Company with an exclusive Charter, granted at first by K. Charles II. the 18th of December 1661, in Favour of his Brother James, then Duke of York and Albany, for the Term of a thousand Years, with full Power to Trade all over the western Coast of Africk, from the Port of Sallee in South Barbary, to the Cape of

Good-Hope; but these Letters Patent were afterwards revoked by his Majesty, with the Duke's Consent, and regranted in 1663, by a fresh Charter, which, in Consideration of the many illustrious Persons engaged in it, had several new Privileges added, and diverse Regulations made, besides those before established for its Government.

Its principal Affociates were Queen Catharine of Portugal, then his Majesty's Consort, Queen Mary of France, his Mother, the aforementioned Duke of York, Henrietta Maria, Duchess of Orleans, his Sister, Prince Rupert; and most of the prime Nobility of England; the rest of the concerned, charged with the Direction of the Company's Affairs, were chosen from among the principal Merchants of London, more especially those who had carried on that Trade which the Company were now put in Possession of And that a proper Title might be given to this illustrious Afsociation, correspondent to the Dignity of its Constituents, it was called the Royal African Company; and the following Privileges were granted it, and composed its Charter.

I. That It should be erected into a Body Politick, both in Name and Effect, and in this Quality should be capable in Law, to have, get, acquire, sollicit, receive, possess, and enjoy, all Manors, Lands, Hereditaments, Rents, Liberties, Privileges, Sc. which any other of his Britannick Majesty's Subjects might till then possess and enjoy.

then possess and enjoy.

II. That It should have a common Seal, of which the Impression on one Side should be an Escutcheon bearing an Elephant, with two Negroes for Supporters,

and on the other Side, his Majesty's Portrait.

III. For Its Government, there shall yearly be chosen, by a Plurality of the Persons named in the Charter, and other Adventurers interested in the Company, a Covernor, Deputy, and Sub-Governor, with twenty-four or thirty-fix Affishants,

at their Election, or as they shall think proper.

IV. That the Governor and his Deputy, with seven of the twenty-four, or thirteen of the thirty-fix Assistant, are authorized to take on them the Care and Management of the Company's Assassant, whether for buying or selling the Goods and Merchandize proper to be sent to Africk, or that shall come from thence; or in sitting out Ships, making Settlements, and chusing Factors necessary for the well-governing their Trade.

V. The Governor, Sub-Governor, and Affistants, when elected, shall take the Oaths, before the then Lord Chancellor, Keeper of the Seals, or Lord Treafurer, except the Governor be of the Royal Family, in which Case he shall be

exempt from the faid Oath.

VI. It shall be permitted to the said Governor and Assistants, to hold Courts and Meetings whenever they think proper, and a competent Number being so assembled, may make, ordain, constitute and establish, Laws, Ordinances, and Regulations, for the Government of their Company; and after making, to revoke and disannul them, in order to form others more convenient; and to impose and inflict Penalties on the Violaters of them, either by Fines or Imprisonment, provided that the Laws and Penalties are just, and agreeable to the Laws of England.

England.

VII. The Parmers and Adventurers may grant and transfer all or any Part of the Stock which they shall have in the Company, to whomsoever they please, provided the said Cessions and Transfers be made in full Court, and registered.

VIII. That the Company may put to Sea, fuch and as many Ships as they shall judge convenient for their Trade, and furnish them with Artillery, Ammunition, and other warlike Stores for their Defence.

IX. That the Company shall have the Possession and Property of all the Gold and Silver Mines that are, or shall be found, in all the Extent of their Grant; and that It only shall deal there (exclusive of all other English Traders) in all Merchandize, the Growth of the said Countries, as well as in the Traffick of the Negroes.

X. That it may equip such, and as many Vessels as it pleases, to send on Discoveries; more particularly of those Places that are hereby granted, and to make

the necessary Settlements.

GREAT-BRITAIN, &c

I by his Majesty, harter, which, in d several new Prifore established for

then his Majesty's ned Duke of York, and most of the with the Direction ipal Merchants of e which the Comle might be given of its Constituents, ag Privileges were

Name and Effect, acquire, follicit, re-Rents, Liberties, Subjects might till

pression on one Side roes for Supporters,

a Plurality of the ed in the Company, thirty-fix Affistants,

he twenty-four, or them the Care and or felling the Goods ne from thence; or ors necessary for the

elected, shall take eals, or Lord Treach Case he shall be

nts, to hold Courts Number being to af-Ordinances, and Remaking, to revoke and to impose and or Imprisonment, the Laws of

r all or any Part of nfoever they please, t, and registered. many Ships as they Artillery, Ammuni-

erty of all the Gold of their Grant; and raders) in all Merthe Traffick of the

fes, to fend on Difanted, and to make XI. That the faid Company shall, nevertheless, pay all the Customs, Subsidies, and Imposts, that are due and payable, as well on the Exports of Goods and Merchandife sent to Africk, as on those that shall be imported from thence.

XII. That only the Company's Ships, or those to whom the Governor and Assistants shall give Permission in Writing, may trade in Africk within the Limits before prescribed, nor bring any of those Merchandises to England, under Penalty of Seizure and Consiscation of the said Ships and Goods, &c.

XIII. That the Factors, Masters of Ships, Sailors, and Members of the said Company, may not trade secretly, or otherwise, for their own Account, in any of the said Parts; not import into England any Merchandises, on the same Penal-

ties of Seizure and Confication as above.

XIV. His Britannick Majesty reserves to himself and Successors, a Liberty of coming in, at any Time when he shall think proper, as Sharer in the Company's Adventures, upon joining and bringing in a proportionable Fund to that already made by the other Partners; in which Case they shall be admitted to have a Part in the Profits and Losses that it shall acquire or suffer, in Proportion to the Sums that they shall have brought in

XV. The Company, or its Governors and Affiftants, may nominate Captains and Governors, to command in the Colonies that shall be established in the Extent of Its Grant; to which Governors and Captains, his Majesty grants Power to command the military Forces that shall be there; to muster them, and to do and execute all that is permitted by the Laws of Arms; either without, for the Defence of the said Colonies against any foreign Invasion, or within, to appeale any

domestick Troubles and Seditions.

XVI. That to explain what has been faid in the IXth Article concerning the Gold Mines, his Majesty reserves to himself, his Heirs and Successors, two Thirds of the said Mines, on supplying two Thirds of all the Charges that shall occur, for the Working and Transporting of the said Gold; the other Third remaining in Property to the Company, on contributing likewise Its one Third to the Expences:

XVII. The Company shall have the Enjoyment of all the Privileges of the City of London, as full as any other Company of Merchants, established by Letters Patent of his Britannick Majesty, or his Predecessors, may or can enjoy.

XVIII. In fine, his Majefty ordains, as well for himself as for his Heirs and Successors, that all Admirals, Vice-Admirals, Generals, Commandants, Captains, Justices of the Peace, Comptrollers, Collectors, Searchers, and all other Officers and Ministers whatsoever, that they be aiding and assisting to the Advento ers in the Royal African Company, their Factors and Agents, whensoever they shall be required; his said Majesty intending, that all contained in the present Charter and Letters Patent shall have its sull Effect, and that whatsoever may have been omitted, or less clearly explained than his Majesty intended, shall be supplied or interpreted in Favour of the said Company.

This Charter of Charles II. of 1663, was afterwards confirmed by new Letters Patent of the same King, under the 27th of September, 1673; which were followed two Years afterwards by a Proclamation, in which his Majetty orders the Execution of the Article by which was granted to the Company an exclusive Privilege, upon all the Coasts of Africk, prohibiting all his Subjects, that were not Members of it, to trade there.

In fine, neither the Letters Patent, nor the Proclamation, having been fufficient to hinder the Interlopers from diffurbing the Company's Trade, It had Recourse to the Protection of James II. who It had the Honour to see twice among the Number of Its Associates; from whom It obtained, in the first Year of his Reign, a new and more severe Proclamation, to exclude all the English who were not Members of the Company, or that should not have obtained Its Permission, from all Trade on the Coasts of Africk; which last Proclamation was on the 1st of April, 1685.

In consequence of these Grants, the Company commenced, and carried on a considerable Trade; but the vast Charges they were at, in building and supporting their Fortifications, and their great Expence in maintaining and salarying their Factors and Troops, the frequent Embroils and Altercations they have had with different

Nations about their Commerce, and the Knavery of some, and Missmanagement of others of their Dependants, obliged them frequently to sollicit a national Affistance, and, being greatly in Debt, at last to petition Parliament for Relief, who having taken the State of their Case into Consideration, determined on making a new Company, for extending and improving the Trade to Africa; which they did by the following Act.

The Preamble sets forth, that the Trade to and from Africa, being very advantageous to Great-Britain, and necessary for the Supplying the Plantations, and Colonies belonging treto, with a sufficient Number of Negroes at reasonable Rates, ought for the urpose to be free and open to all his Majesty's Subjects; It is therefore enacted, That it shall be lawful for all the King's Subjects to trade to and from any Place in Africa, between the Port of Sallee in South Barbary, and the Cape of Good-Hope, without any Restraint whatsoever, save as is herein after expressed.

All his Majesty's Subjects who shall trade to and from Africa, between Cape Blanco and the Cape of Good-Hope, shall forever hereafter be deemed a Body Corporate and Politick, in Name and in Deed, by the Name of The Company of Merchants trading to Africa, and by the same Name shall have perpetual Succession, and a common Seal; and may sue and be sued, and do any other Act, which any Body Corporate or Politick, as such, may lawfully do.

All the British Forts, Settlements and Factories, on the Coast of Africa, beginning at Cape Blanco, and extending from thence t. the Cape of Good-Hope, inclusive, and all other the Regions, Ports, &c. comprehended within the said Limits, which are now claimed by, or in the Possession of, the Royal African Company of England, or which may hereafter be in the Possession of the Company hereby established, shall, from the passing of an Act for directing the African Company of their Charter, Forts, and all other their Property on the Coast of Africa, their Goods and Merchandise only excepted, be absolutely vested in the new Company established by this Act, and their Successors, to the Intent that the said Forts, Settlements, and Premises, shall be employed only for the Protection, Encouragement, and Defence of the said Trade.

The Company established by this Act shall not trade to or from Africa, in their Corporate or joint Capacity; nor shall they have any joint or transferable Stock; nor shall they borrow Money on their Common Seal.

The Direction and Management of the Affairs of the new Company shall be by a Committee of nine Persons to be chosen annually; who are to meet as often as shall be necessary, at some Place in the City of London; and the said Committee, or any five of them, or the Majority of them assembled, shall, from and after the passing such Act for divesting the African Company of their Charter, &c. or before, so far as the African Company shall consent thereto, have sull Power to make Orders for the governing and improving the Forts and Factories which are, or shall be built within the Limits aforesaid, and to appoint Governors, Deputy-Governors, or any other Officers civil or military, and to remove or displace them when they shall see fit; and to make Orders and Regulations for the better Government of the said Officers and Servants abroad, and to take Security for their good Behaviour, and Obedience to the Regulations established by this Act, and to such as the Committee shall from time to time make; so as no Orders or Regulations made by the Committee shall lay any Restraint whatsoever on the Trade on Traders, contrary to the Intent of this Act.

The Traders, or Persons intending to trade, to or from Africa, who shall, on or before the 30th of June 1750, have paid into the Hands of the Chamberlain of the City of London, 40s. each for their Admittance into the Freedom of the said Company, are impowered to meet on the 10th of July 1750, in the Guildball of the said City, and chuse three Persons: And such as shall, on or before the said 30th of June have paid into the Hands of the Clerk of the Merchants Hall in the City of Bristol, the like Sum of 40s. are impowered to meet on the 10th of July, in some convenient Place in the City of Bristol, and chuse three other Persons; and such as shall, on or before the said 30th of June, have paid into the Hands of the Town Clerk of Liverpool, the like Sum of 40s. are impowered to meet on the said 10th of July, in the Town-Hall of Liverpool, and chuse three

p. 548.

23 Ges. II.

P. 547.

p. 549-

r. 550.

GREAT-BRATAIND & ...

Missional Assistance, national Assistance, Relief, who having on making a new which they did by

the Plantations, and egroes at reasonable ajethy's Subjects; It Subjects to trade to Sauth Barbary, and we as is herein after

rica, between Cape deemed a Body Corbe Company of Meretual Succession, and ct, which any Body

of Africa, beginof Good-Hope, incluhin the faid Limits,
African Company of
many hereby eftafrican Company of
aft of Africa, their
the new Company
hat the faid Forts,
ection, Encourage-

rom Africa, in their transferable Stock;

ompany shall be by to meet as often as said Committee, or an and after the paster, Gc. or before, Power to make Orwhich are, or shall rs, Deputy-Governisplace them when better Government for their good Best Act, and to such ders or Regulations the Trade of Tra-

rica, who shall, on the Chamberlain of Freedom of the 750, in the Guidall, on or before the the Merchants Hall meet on the 10th chuse three other have paid into the are impowered to ol, and chuse three other other Persons; and the nine Persons so chosen shall be the first annual Committee; and shall continue in their Office for one Year, and until others shall be chosen in their Room.

In all future Elections, the Committee thall be nominated on the 3d of July in every Year, in Manner fe lowing, viz. three thall be nominated by the Freemen of the said Company admitted in London, who shall affemble for that Purpose at London; three by the Freemen admitted into the said Company at Briftol, who shall affemble for that Purpose at Briftol; and three by the Freemen of the said Company admitted in Liverpool, who shall affemble for that Purpose at Liverpool.

The Freemen of the faid Company in any of the faid Cities and Towns respectively, may chuse other Committee-Men in the Place of those that shall happen to p. 351 die, be removed, or resuse to act; and ten Days previous Notice shall be inserted in the London Gazette by the Committee, of the Time and Place where such Election

is to be had

If at the Time appointed for the Elections of Committee-Men, the Freemen in any of the said Cities or Towns shall neglect to proceed to such Choice, such as shall be chosen in the other of the said Cities or Towns, though less in Number than nine may act as the Committee until the next annual Election; and all Elections shall be determined by the Majority of the Votes present; and where the 3d of July shall sail on a Sunday, the annual Election of Committee-Man shall be on Monday the 4th of July.

In Case of an Equality of Votes at any Election, the Lord Mayor of London, the Mayor of Briftol, and the Mayor of Liverpool, respectively, shall determine which

of such Persons shall be the Committee-Man.

The Committee shall meet for the first Time on the first Monday in August, p. 552. 1750, and shall then settle the Manner of their future Meetings, and of the Notices and Summonses to be sent for that Purpose to the Members of the Committee; and no Order or Resolution of the Committee, to which all the Members present at the making thereof shall not be consenting, shall be binding, unless confirmed at a subsequent Meeting, at which all the Members of the Committee shall be present, or of which the Absentees shall have had the usual Notice.

At every Meeting, when the Time prefixed for entering on Business is come, and so many as are necessary to make a Committee are present; before they enter upon Business, a Chairman shall be chosen by Lot, out of the Committee when then present who shall take the Chair for that Meeting; but he shall not vote that Day on any Question, unless the Votes are equal, in which Case he may vote; and every Committee-man, who shall not be present at the Choice of the Chairman, shall not vote on any Question before the Committee that Day; but he may be present, and give his Obinion in all Matters as any other Committee-man may do; and all Matters, which shall be decided by a Plurality of the Votes of such of the Committeemen as shall be intitled to vote, shall be deemed to be decided by a Majority of the Committee then present.

Such of his Majesty's Subjects as shall, on or before the 30th of June 1750, pay 25 the Chamberlain of London, the Clerk of the Merchants Hall in Bristol, or the Town-Clerk of Liverpool, 4.35 each for their Freedom, shall be the first Members of the said new Company: And from and after the said 30th of June, any other of his Majesty's Subjects who shall trade to or from Africa, shall be admitted Freemen of the said Company at London, Bristol, or Liverpool, upon Payment of 40s. each, to such Persons as the Committee shall appoint to receive the same.

No Persons admitted Freemen after the said 30th of June, shall vote at the

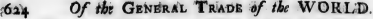
Election of Committee-men until one Year after their Admission.

The Chamberlain of London, the Clerk of the Merchants Hall in Brislos, the Town-Clerk of Liverpool, and such other Persons as the Committee shall appoint to receive the said Sums of 40s. for the Admission of Persons into the Freedom of the Company, shall sign and deliver to every such Person a Certificate of Payment thereof, for which they shall be paid 2s. 6d. as a Fee, and no more; and the Names and Places of Abode of every such Person shall be entered in a Book to be kept for that Purpose by the Receivers.

The Chamberlain of London, the Clerk of the Merchants Hall at Briffel, and the Town Clerk of Liverpool, shall pay and deliver over the said several Sums of 40s.

eceived

.



received by them, and the Books in which the Names and Places of Abode of the Persons making Payment thereof are entered, to such Persons as the Committee shall appoint to receive the same.

The Persons who shall be appointed by the Committee at London, Brisles, and Liverpool, to receive the said Sums of 40s. shall annually, or oftener is required, pay and deliver over the same, together with the Lists of the Names, and Places of Abode of the Persons from whom received, to the Committeey as they shall

direct.

An exact Lift shall be kept at the Office of the Committee in London, of the Names and Places of Abode of all Persons admitted into the Freedom of the said Company, distinguishing where each Person was admitted; which Lift shall yearly, ten Days at least before the annual Election, be printed and delivered grasis to the Members who shall defire the same.

No Person shall be capable of being chosen, or acting as a Committee-man, above three Years successively; and two or more Persons, who shall be in Copartnership in Trade, shall not be chosen, during the same Time or Year: And none of the said nine Persons, during the Time they shall be of the Committee, shall directly or indirectly trade jointly or in Copartnership to Africa; or lade any Goods or Merchandises on board the same Ship in which any one of the Committee shall, for that Voyage, have before laden Goods, to be carried to any Place

The Committee may from time to time invest such Part of the said Money in their Hands, as they shall judge necessary, in the Purchase of Goods and Stores; which, after the same are insured, shall be exported to Africa, and there sold, and applied for the sole Use, Preservation and Improvement of the Forts and Settlements; and for the Payment of the Wages and Salaries to the Officers and other Persons employed there; but the Committee shall not export from Africa any Nogroes or other Goods in Return, or in any other Manner carry on a Trade to or from Africa. And an Account of the Committee's Receipts and Payments shall be kept in a Book which shall be open at their Office in London, to be perused gratis at all seasonable Times, by any Members of the Company.

The Commissioners for Trade and Plantations may remove any of the Commistee-men, or Officers, or Servants appointed by them, who shall be guilty of any Missioners, contrary to this Act; giving Notice of such Removal, and specifying the Causes thereof to the Committee; and when a Committee-Man shall be for removed, the Committee shall give Notice forthwith to the Mayor of the City or Town by whom the said Person was chosen, to elect another in his Room; and if any Officer or Servant shall be removed, the Committee may appoint another in his Stead.

Whenever a Committee-man shall be charged with Misbehaviour in his Employment, the Commissioners for Trade and Plantations shall summon him to appear before them; and upon his Attendance, or Default, examine into the Truth of the Charge, before they shall remove him from his Employment.

The Committee shall render an Account of all their Transactions once a Year to the Commissioners for Trade and Plantations, or often if required; in which shall be contained an Account of all the Monies received and disbursed by them, or by their Order; and also all the Orders and Instructions given, as well to their Officers and Servants in Great-Britain, as on the Coasts of Africa; and all their Answers thereto; and all other the Transactions of the Committee.

The Committee, out of the Monies they shall receive, may deduct annually a Sum not exceeding 8001. for defraying, in the first Piace, the Salaries of their Clerks and Agents, at London, Bristol, and Liverpool, the House-Rent of their Office in London, and all other Charges of Management, Commission, or Agency, in England; and the Residue of the said Sum shall be divided an ongit themselves, as they shall think proper, as a Compensation for their Trouble and Attendance; and the rest of the Monies shall be applied wholly to the Maintenance and Improvement of the Forts and Settlements on the Coast of Africa, which shall be in the Possession of the said Company, and for providing Ammunition and Stores, and Officers and Soldiers, to desend the same.

The

P. \$55-

ondon, Briftol, and oftener if required. Vames, and Places itteey as they shall

in London, of the reedom of the faid ch Lift shall yearly, vered gratis to the

a Committee-man, ho fhall be in Coime or Year: And of the Committee, Africa; or lade any one of the Comcarried to any Place

f the faid Money in Goods and Stores; and there fold, and e Forts and Settlee Officers and other rom Africa any Nofy on a Trade to or d Payments shall be to be perufed gratis

any of the Commitall be guilty of any moval, and specifynittee-Man shall be Mayor of the City r in his Room; and appoint another in

haviour in his Emummon him to apnine into the Truth ment.

tions once a Year to red; in which shall fed by them, or by vell to their Officers d all their Answers

y deduct annually a te Salaries of their -Rent of their Oflion, or Agency, in ngst themselves, as ad Attendance; and ance and Improveich shall be in the on and Stores, and

The

GREAT-BRITAIN, &c.

The Committee shall, within one Month after the Expiration of the Year for which they shall be chosen Committee-men, lay before the Cursitor Baron of the Exchequer, an Account upon Oath of the Money received by them during the preceding Year, and of the Application thereof; and the Curfitor Baron, within one Month after, shall audit and pass the same, and he may examine any of the said Committee, and fuch other Persons as he shall judge necessary, upon Oath, touching any of the Articles or Particulars therein; and the Account so audited and passed shall be a full Discharge to the said Committee, without their being compelled to render any other; and the Committee shall lay before the Parliament every Session a Copy of the faid annual Account, and of all the Orders and Regulations made by 23 Gev. II. them in the preceding Year relating to the said Forts and Settlements, or the Government of their Officers or Servants employed therein; and Copies of the fame shall be annually laid before a general Meeting of the Members of the said Company, to be held in London, Briftol, and Liverpool, of which fourteen Days Notice shall be previously given in the London Gazette.

No Officer or other Person employed by the Committee at any of their Forts or Settlements, shall in any Manner, or on any Pretence, obstruct any of his Majesty's Subjects in Trading; and the Forts, Warehouses, and Buildings, which are or shall be erected by the said Company, shall at all times be free and open to all his Majesty's Subjects, to be used as Warehouses for depositing Gunpowder, Gold, Elephants Teeth, Wax, Gums, and Drugs, and no other Goods.

The faid Forts, Warehouses, and Buildings, shall in Case of Necessity or Danger, be free and open to all his Majefty's Subjects, for the Safety of their Persons, and Security of all their Effects.

Any of his Majesty's Subjects trading to Africa, for the Security of their Goods or Slaves, may crect Houses and Warehouses under the Protection of the said Forts, or elsewhere, in any other Part of Africa within the Limits aforefaid; and the fame shall be their Property, and not be disposed of or let to any Foreigner what-

If the Commander or Master of any Vessel trading to Africa, shall by any indirect Practice whatfoever, take on board or carry away from the Coast of Africa any Negro or Native of the Country, or shall commit, or suffer any Violence to be committed on the Natives, to the Prejudice of the faid Trade, he shall forfeit 1001. one Moiety thereof to go to the Use of the Company towards maintaining the said Forts and Settlements, and the other to the Profecutor.

The Lords of the Admiralty shall give Instructions to the Captains of such of his Majesty's Ships of War as shall be stationed or ordered to cruize within the Limits aforesaid, from time to time to inspect and report to them the State and Condition of the faid Forts and Settlements; and the Officers of fuch Forts are required to ermit such Inspection; and Copies of all the said Reports shall be laid before the Parliament every Session.

Such Commission Officers of his Majesty's Navy, as the Lords of the Admiralty shall appoint for that Purpose, shall inspect and examine the State and Condition of the Forts and Settlements on the Coast of Africa in the Possession of the Royal African Company, and of the Number of Soldiers therein; and also the State and Condition of the military Stores, Castles, Slaves, Canoes, and other Vessels and Things belonging to the said Company, and necessary for the Use and Defence of the said Forts and Settlements, and shall, with all possible Dispatch, report how they find the same to the Lords of the Admiralty; and the said Company, their Officers and Servants, are required to permit such Inspection and Examination, and to affist therein; and a Copy of the said Report thall be said before Parliament at the Beginning of the next Seffion.

The Accomptant-General of the Court of Chancery, and fuch two of the other Masters of the said Court as the Lord Chancellor, or Lord Keeper of the Great P 559 Seal, shall nominate for that Purpose, shall be Commissioners for examining vinto the Claims of the Creditors of the Royal African Company; and the faid Commissioners, or two of them, are impowered, according to their Discretion, by Examination of the Parties interested, or the Testimony of Witnesses upon Oath, or by the Inspection and Examination of the Books, Deeds, Writings and Accounts of the faid Company and their Creditors, to examine into the faid Claim and

enquire and state when the same were respectively incurred, and for what Confideration they were originally contracted, and upon what Confideration the Claimants became intitled thereto, together with their Opinion of the Justness and Reasonablenes of such Debts; and for that Purpose the Creditors are to deliver unto such Officers and at such Place within the City of London as the said Commissioners, or two of them, shall appoint, of which Notice shall be given in the London Gazette, an Account of their respective Claims, with a Copy of their Securities for the same, and such of the said Creditors as reside in Great-Britain of Ireland, shall make their Claims on or before the 30th of August 1750, and such as are resident on the Coast of Africa, or elsewhere beyond the Seas, shall make their Claims on or before the 30th of December 1750; and the Directors and Officers of the faid Company, and all other Persons whom the Commissioners shall think fit to examine touching the said Matters, are required to attend the C. mmiffioners at the Times and Places they shall appoint, and to give the best Information they can touching the said Claims; and to produce all Books and Papers in their Custody or Power relating thereto; and the Commissioners, or two of them, are authorised to administer an Oath for the better Discovery of the Truth of the faid Facts; and they are to close their Examinations of all the Claims that shall be made by such of the Creditors who reside in Great-Britain or Ireland, on or before the 31st of January 1750; and of such as reside in Africa or other Parts beyond the Seas, on or before the 28th of February 1750; and are to lay the Accounts of their Proceedings before the Parliament with all convenient Speed. If any Person summoned shall neglect or refuse to appear and be examined touching the Matters and Things by this Act directed to be enquired into, or shall refuse to answer, or shall not fully answer to the Satisfaction of the Commissioners all Questions put by them, as well by Word of Mouth as by Interrogatories in Writing, or shall refuse or neglect to produce all Books of Accounts and Tapers in their Cudody or Power relating to the Premisses, any two of the Commissioners may commit such Person to such Prison as they shall think fit, to remain there without Bail or Mainprize until he shall submit in all things aforesaid; and the Commissioners, where any Person shall be committed for resulting to answer, or for not fully answering any such Question, shall specify the Question in their Warrant of Commitment.

The Royal African Company, &c. are restrained for one Year, to be computed from the 17th of March 1749, from assigning or disposing of any of their military Stores, Ammunition, Slaves, Canoes, Vessels, and things necessary for the Use or Defence of their Forts and Settlements; and all Actions and Suits for Recovery of any Debt due by, or contracted on behalf of, the said Company, shall be stayed for

one Year, to be computed from the said 17th of March, 1749.

The Remainder of this Act is about Mr. David Crichton then in Custody, and the Charges of obtaining the Act, &c. And another was made in the succeeding Session, viz. 24 Geo. II. for allowing farther Time to the Commissioners appointed by and in Pursuance of the preceding Act, to inquire into the Claim of certain Creditors of the Royal African Company, &c. viz. till the 12th of January 1752.

This Act recites the two preceding ones, and in Pursuance of them, that a Survey had been taken of all the Forts and Casties of the Royal African Company on the Coast of Africa, by Captain Thomas Pye, Commander of his Majesty's Ship Humber, and of the Quantity, Number, and Quality of Cannon, and their military Stores, Canoe Men, Castle Slaves, Canoes and Vesses, then at each respective Fort belonging to the said Royal African Company. And whereas the said Company are willing to surrender all and singular their Lands, Forts, &c. and all their Estate, Property, Interests and Estects whatsoever, for such Compensation and Satisfaction, and to be applied in such Manner as herein after is expressed and directed: Be it therefore enacted, that the Royal African Company of England, from and after the 10th Day of April, 1752, shall be, and they are hereby absolutely divested of, and from their said Charter, Lands, Forts, Castles, &c. and all other their Estate, Property, and Estects whatsoever; and that all and every the British Forts, Lands, Castles, Settlements and Factories, on the Coast of Africa, beginning at Port Sallee, and exending to the Cape of Good Hope inclusive, which were granted to the said Company by the said Charter, or which have been fince erected or purchased by the said Company;

23 Ges. II. p. 560:

p. 561.

25 Geo. II. P. 773, 774.

P- 775.

d for what Con-Confideration the of the Justness and itors are to deliver was the faid Comall be given in the Copy of their Se-Great-Britain of of 1750, and such e Seas, shall make the Directors and he Commissioners uired to attend the d to give the best nmissioners, or two Discovery of the nations of all the in Great-Britain or refide in Africa or 1750; and are to with all convenient er and be examined uired into, or shall of the Commissioby Interrogatories ccounts and Papers the Commissioners it, to remain there aforesaid; and the ifing to answer, or

ar, to be computed ny of their military Tary for the Use or its for Recovery of , shall be stayed for

Question in their

in Custody, and the fucceeding Seffion, s appointed by and certain Creditors of 1752.

them, that a Survey n Company on the ajesty's Ship Humeir military Stores, ective Fort belongompany are willing ir Estate, Property sfaction, and to be d: Be it therefore and after the 10th refted of, and from r Estate, Property, s, Lands, Caftles, Port Sallee, and exd to the faid Comrehafed by the faid

Company:

Company; and all other the Regions, Countries, &c. lying and being within the aforesaid Limits, and the Islands near adjoining to those Coasts, and comprehended within the Limits described by the said Charter, and which now are, or at any Time heretofore have been, in the Possession of, or claimed by the said Royal African Company of England, together with the Cannon, and other military Stores, Canoe Men, &c. at, and belonging to the faid Forts, Castles, &c. (such Stores as have been made use of in the Service of the Forts, and such Canoe Men and Slaves as may have died fince the taking of the faid Survey, only excepted) and all all Contracts and Agreements, made by, or for, or on the Behalf of the faid Royal African Company, with any of the Kings, Princes, or Natives, &c. and all other the Property, Estate and Effects whatsoever of the said Royal African Company, shall, from and after the said 10th Day of April, 1752, be vested in, and the same 25 Ges. II. and every of them are, and is hereby fully and absolutely vested in the said Corpo-P. 776. ration, called and known by the Name of The Company of Merchants trading to Africa, and their Succeffors, freed and absolutely discharged of and from all Claims and Demands of the faid Royal African Company and their Creditors.

Provided always, that the diverting the faid Royal African Company of their Charter, and vefting the beforementioned Premifes in the fald Company of Merchants trading to Africa, shall not extend to give the said Company, or their Committee, any other Right, Privileges, or Powers, than such as are given to the said

Company by the afore recited Act of 23 Geo. II.

And Bance Island, in the River Sierra Leon, with its Forts and Buildings, appearing to belong to Alexander Grant, John Sargent, and Richard Ofwald of London, Merchants, they shall continue in the quiet Possession of it, and it shall be absolutely vested in them, their Heirs and Assigns; any Thing herein or in any p. 777. former Acts to the contrary notwithstanding; though with the Provife, that it shall never be lawful for them to alienate their Right and Interest therein to any foreign Person.

The new Company of Merchants may, with the Confent of the Commissioners for Trade and Plantations, raise and arm, train and muster, such military Forces as to them shall seem requisite and necessary, and subject them to martial Discipline,

so as the Punishment does not extend to the Loss of Life or Limb.

They may also erect Courts of Judicature, for hearing and determining all Causes on Account of maritime Bargains, &c. or concerning any Person residing within p. 778.

the Bounds and Limits aforesaid. Provided nevertheless, that his Majesty, his Heirs and Successors, shall have full Power, at his or their Will and Pleasure, from Time to Time, by his or their Sign Manual, to revoke all such Powers which shall be given to any Persons for raising, arming, and training the military Forces, and all such Rules and Regulations as shall be given or established, and to grant all military Powers on the said African Coast, and establish such Rules and Regulations as he or they shall from Time to Time think fit; and also to revoke and repeal all such Courts of Justice as shall be erected; and to erect and establish such other Courts of Justice there,

as he or they shall from Time to Time think fit. And be it farther enacted, that all Contracts and Agreements which have been made by the faid Royal African Company with any of the Kings, &c. on the faid Coafts, and all Deeds, &c. which did belong to the faid Company, shall, on or before the faid 10th Day of April, 1752, be delivered over to the faid Company of

Merchants trading to Africa, &c.

And for making a full Compensation and Satisfaction to the Royal African Company for their said Charter, Lands, Forts, Castles, &c. Be it enabled, that out of P. 779. all or any the Aids or Supplies granted to his Majesty in this Session of Parliament, there may, and shall be applied and paid, the Sum of one hundred and twelve thousand one hundred and forty-two Pounds three Shillings and three Pence, without Account, to fuch Persons, and in such Proportion, and in such Manner, as is herein after particularly directed and appointed.

That out of the faid Sum of 1121421. 31. 3d. the Commissioners of his Majesty's Treasury, or any three of them for the Time being, do issue and pay the Sum of one thousand six hundred and ninety-five Pounds and three Shillings, to Richard Edwards and Edmund Sawyer, Esqrs. two of the Masters of the High

Court of Chancery, and John Waple, Eig: one other of the Masters, and also Accomptant-General of the said Court; being the Commissioners appointed to examine and state the Claims of the Creditors of the said Royal African Company, by the 23d of his present Majesty, for their Trouble, and in Satisfaction of the Expences of executing the faid Commission.

And it is farther enacted, that out of the aforesaid Sum of 1121421. 3s. 3d. the farther Sum of eighty-four thousand six hundred and sifty-two Pounds twelve Shillings and feven Pence, be distributed and paid to the several Creditors mentioned and fet forth in the second Schedule to this Act annexed, in the respective Sums and Proportions therein mentioned, in full Satisfaction of all and every their

25 Ges. II.

That twenty-three thousand fix hundred and eighty-eight Pounds fifteen Shillings and five Pence, be paid and divided to and amongst the Persons named in the third Schedule to this Act annexed, in the Sums and Proportions therein mentioned, being such of the Proprietors of African transferrable Stock as were posfessed of the same on the 31st Day of December, in the Year of our Lord 1748, the fame being computed to be at, and after the Rate of ten Pounds per Centum on the faid Stock. To possented by them at that Time, in full of all their Right and Title to the fame or any Part thereof.

That the Sum of two repuland one hundred and five Pounds twelve Shillings and three Pence, Randue of the faid Sum of 1121421. 3s. 3d. be paid and divided to and amongst the Portons named in the fourth Schedule to this Act annexed, in the Sums and Proportions therein mentioned, being such of the Proprietors of African transerrable Stock as have become possessed of the same since the said 21st of December, 1748, being conputed to be at and after the Rate of five Pounds per Centum on the Stock to possessed by them, in full of all their Right and Title to the fame, or any Part thereof.

And be it farther enacted, that from and after the said 10th of April, 1752, the faid Royal African Company shall cease to be a Corporation, and all Claims and Demands against it, &c. are hereby declared to be null and void, &c.

And that the said Richard Edwards, Edmund Sawyer, and John Waple, Esqrs. or such other of the Masters of the High Court of Chancery as may be hereafter appointed, shall be constituted and appointed Commissioners for the making out and delivering Certificates to all the Creditors of the faid Royal African Company, and the Proprietors of their Stock in the faid Schedules particularly mentioned, and for other the Purposes in this Act contained, for the Space of two Years, to be computed from the 1st of January, 1752. And the said Commissioners, or any two of them, are hereby impowered and required with all convenient Speed to make out, under their Hands, and to deliver to all and every the Creditors of the faid Company, and to the feveral Proprietors of African transferrable Stock, mentioned in the faid several Schedules, Certificates of what is due, or allowed to them respectively as aforefaid, and to take proper Receipts for the same, &c.

And in Case of any of the Creditors or Proprietors Death, or becoming Bankrupts, the Certificate shall be delivered to their respective Executors or As-

fignees.

And be it farther enacted, that all the Creditors of the faid Company, and Proprietors of their Stock, on Receipt of the Certificate herein before directed to be made out and delivered, shall, upon their respective corporal Oaths, which the faid Commissioners are hereby authorised to administer, produce, and deliver up, to the faid Commissioners, all and singular the Bonds, Bills, &c. relating to their respective Debts, which at the Time of the Examination of their Claims, or that of receiving the said Certificate, were, or shall be, in their Hands, which the said Commissioners are hereby impowered and required to cancel and destroy; and the Commissioners are hereby impowered to stop and retain the Certificates of such as shall not deliver up the Securities to their Satisfaction, or as they shall require.

And that the Creditors and Proprietors, or their Executors or Assignces, shall attend the faid Commissioners, on such Days and Times, and at such Place, within the Cities of London or Westminster, as the said Commissioners shall appoint in the

London Gazette.

p. 781.

p. 78z.

ORLD.

Masters, and also ioners appointed to African Company, Satisfaction of the

21421. 3s. 3d. the wo Pounds twelve ral Creditors mend, in the respective f all and every their

ounds fifteen Shile Persons named in rtions therein men-Stock as were poiour Lord 1748, the ds per Centum on all their Right and

is twelve Shillings pe paid and divided nis Act annexed, in Proprietors of Afice the faid 21st of of five Pounds per ght and Title to the

of April, 1752, the and all Claims and d, &c.

n Waple, Efgrs. or y be hereafter ape making out and ican Company, and mentioned, and for Years, to be comners, or any two of peed to make out, of the faid Comock, mentioned in d to them respec-

becoming Bank-Executors or Af-

mpany, and Proore directed to be as, which the faid deliver up, to the g to their respecns, or that of reich the faid Comy; and the Comicates of fuch as shall require. Assignces, shall ch Place, within ll appoint in the

That the Lord High Treasurer, or any three or more of the Commissioners, are hereby authorised and impowered, on Tender to them of the Certificates, to 25 Gm. II. iffue and pay to the Persons named in them, the several Sums therein respectively p. 783. contained.

That in Case of the Death of any of the Commissioners, others shall be appointed by the Lord High Chancellor; and the Commissioners are hereby required to lay Accounts of their Proceedings before the Parliament.

And it is farther enacted, that the faid Company of Merchants trading to Africa, and their Successors, are hereby required, with all convenient Speed, to sell and dispose of all the Goods, Wares, and Merchandise of the said Royal African Company, which shall come to the Hands of the said Company of Merchants or their Agents (the military Stores, Slaves, Canoes, and Vessels, in the first Schedule to this Act annexed, excepted) for the best Price that can be got for the same; and that the said Company of Merchants do every Session of Parliament, until the whole shall be disposed of, lay before both Houses of Parliament an Account of the Disposition of the said Goods, &c.

And that the faid Commissioners shall and may take for each Certificate from the Parties obtaining the same, a Sum not exceeding the Rate of two Pounds per Cent. upon the Money contained therein, where the Sum shall not be more than one hundred Pounds; and a Sum not exceeding one Pound per Cent. where the Money contained therein is above one hundred Pounds, and not exceeding one thousand Pounds; and a Suns not exceeding ten Shillings per Cent. where the Money contained therein does exceed one thousand Pounds; which respective Sums, and no more, the faid Commissioners shall and may demand and take, in full Recompence for all Trouble and Expences which they or their Clerks, & shall be at, in the Execution of the Powers thereby given them.

And whereas at a general Meeting of the Creditors of the faid Royal Af ways Company, on the 4th of March 1747, Robert Myre and William Mills, of Lower, Merchants, and John Leapidge, Stationer, with others, were chosen and appointed by the said Creditors, to sollicite a Satisfaction for the just Debs due and complete them; and as it is reasonable that all the said Creditors should contribute to 100 Charges of fuch Sollicitation, and a proportionable Part of the Expences for obtaining this and the last Act; every Creditor of the said Company whose Na and energy pressed in the second Schedule, shall pay to the said Robert Myre, &c. or one of them, a Contribution, at, and after the Rate of two Pounds per Centum, upon the Sum in the faid Schedule expressed, to be by them, the faid Robert Myre, &c. applied in Payment of all such Charges and Expences as they have been or shall be at, &c. and no one of the said Creditors shall have a Certificate of, or for, his or her faid Debt or Claim from the said Commissioners, until he, or the, shall produce to them a Note in Writing, under the Hands of the said Robert Myre, &c. or one of them, expressing the Receipt of the said Contribution. And the said Robert Myre, p. 78; &c. shall, on or before the 10th of May, 1754, or within three Calendar Months next after all the Contributions aforesaid shall have been paid (if the same shall be fooner paid) lay and submit an Account thereof, and of their Payments and Difbursements, in Writing under their Hands before the said Commissioners for their Examination and Allowance; and shall dispose of the Ballance then remaining in their Hands (if any) in such Manner as the faid Creditors at a general Meeting to be summoned for that Purpose by Advertisement in the London Gazette, or the major Part in Value of the Creditors, at such Meeting, shall resolve, agree, or direct.

And whereas there is a considerable Sum of Money due to William Newland, the

Sollicitor of the Royal African Company, for his Fee, Labour and Disbursements, in diverse Sollicitations on their Account in their general Business since the 3 rft of December 1749; and it being just and reasonable that all the Proprietors of the transferrable Stock of the said Company should contribute to a proportionable Part of the Expences for obtaining the last and present Act, every Proprietor of the said Company, whose Names are expersed in the third and fourth Schedules to this Act annexed, shall pay to John Vaughan, Solomon Afbley, and Bibye Lake, Esgrs. Captain Thomas Collete, and Samuel Exell, Gentlemen, or one of them, a Contribution, at, and after the Rate of two Pounds per Gentum, for and upon the respective Sums in the said respective Schedules expressed to be payable to the Per630

Of the GENERAL TRADE of the WORLD.

25 Geo. H. p. 786.

fons therein mentioned, to be by them the said Yohn Vaughan, Esq. &c. applied in Payment of such Sums as are now due to the said William Newland, on the Account beforementioned; and a proportionable Part of the Charges for obtaining the said Acts, in such Marner as shall be adjudged and directed by the said Commissioners in Writing under their respective Hands; and no one of the said Proprietors shall have a Certificate for his or her said Share and Proportion from the said Commissioners, until he or she shall produce to them a Note in Writing, under the Hands of the said Yohn Vaughan, Esq. &c. or one of them, expressing the Receipt of the said Contribution; and the said John Vaughan, Esq. &c. shall, on or before the 10th of May, 1754, or within three Calendar Months next after all the Contributions aforesaid shall have been paid (if the same shall be sooner paid) lay an Account thereof, and of their Payments and Disbursements, in Writing under their Hands, before the said Commissioners for their Examination and Allowance, and shall dispose of the Ballance then remaining in their Hands (if any) in such Manner as the said Proprietors, at a general Meeting to be summoned for that Purpose, by an Advertisement in the London Gazette, or the major Part of them in Value, present at such Meeting, shall direct and appoint.

This Act shall be taken and deemed as a publick Act, &c.

Thus funk a Company, in whose Association the greatest Personages were at first concerned, and its Establishment seemed to promise a more fortunate Termination than it has met with; a plain Proof of the Uncertainty of human Assairs, and how little Dependance is to be made on the Smiles of Fortune.

Our Exports for this Trade are Cloths, and other Woollens, Muslins, and some other India Goods, Spices, Drugs, Tobacco, Sugar, dying Woods, Alum, Paper, Steel, Iron, Lead, Toys, Mercery and Hard Ware, Ivory and Box Combs, Glass Beads, &c. — And our Returns from thence are Slaves, Gum Senegal, Ostrich Feathers, Indigo, Gold Dust, Dates, Damas Raisins, Copper, Wax, Wool, Goat Skins, Coral, bitter Almonds, &c. In which Description I include the Particulars of that small Branch of Trade we carry on from hence, with Sallee, Tunis, Tripolis, and Alsiers.

Tripoli, and Algiers.

I shall in the next Place give some Account of the Original of our Trade to India, and the first Institution of a Company for carrying it on, whose Affluence may confirm the preceding Remark on the Royal African, that Success is not always to be expected as an infallible Consequence of the best projected Scheme and Industry; but that the same Steps, which lead some to Prosperity, conduct others to a contrary Fortune, by Accidents that intervene, and are not to be guarded against; otherwise the African Association might still have stourished, and vied in Opulency with that I am now going to treat of.

Of the Irade between Great-Britain and Asia, more especially that carried on by our East-India Company.

OUR Knowledge of the East-Indies was early, and is very reasonably supposed to be derived to us from the Romans during their Settlement among us, though it is not said that any Commerce was attempted with those Parts till the celebrated Alfred (who so gloriously silled the British Throne) sent, in 883, a favourite Ecclesiastick, one Sigbelmus, with Alms for the poor distressed Christians of St. Thomas and St. Bartholomew in the Indies; this we learn from the Saxon Annals, and though an extraordinary Event, they alone would put it past Doubt, had we not the Confirmation of it from William of Malmsbury, who writes, that the said Sighelmus left in the Treasury of Sherburn Church in Dorsetsbire (of which on his Return he was made Bishop) some Jewels and Spices that he had brought with him from Asia.

This Voyage however was not foon repeated by any other, and it was still later before any Trade was settled from hence, the Venetians, as I have already mentioned in this Work, having supplied us always with the Asiatick Commodities, till the Eyes of our Merchants were opened to the Advantages which a direct Trade would produce; they solicited the Protection of the Throne to their infant Engagements, and after struggling with many Difficulties and Oppositions from jarring Interests,

have

Eq. &c. applied Newland, on the harges for obtain-rected by the faid no one of the faid d Proportion from Note in Writing, f them, expreffing them, expreffing a feq. &c. thall, on onthe next after all all be fooner paid) nents, in Writing tamination and Alcir Hands (if any)

Personages were at re fortunate Termiy of human Affairs, tune.

g to be furnmoned

, or the major Part

point.

Muslins, and some oods, Alum, Paper, Box Combs, Glass m Senegal, Ostrich Wax, Wool, Goat i include the Partiwith Sallee, Tunis,

inal of our Trade to on, whose Affluence hat Success is not alrojected Scheme and erity, conduct others e not to be guarded flourished, and vied

bat carried on by our

reasonably supposed nt among us, though rts till the celebrated \$83, a favourite Ecced Christians of St. n the Saxon Annals, past Doubt, had we writes, that the said ire (of which on his had brought with

and it was still later we already mentioned ommodities, till the a direct Trade would infant Engagements, om jarring Interests, not ranked as a first, amongst the most opulent Associations in the World.

It is said, that in the Year 1527, one Mr. Robert Thorne of London, then settled at Seville in Spain, was the first that ever recommended the establishing an East-India Trade from England, and added such strong Reasons to his Proposals (which both Books and Experience had furnished him with) as would have been more than sufficient in this enlightened Age, to have rendered his Schemes successful; but in that Dawn of commercial Knowledge, People were timorous of engaging in such a bold Undertaking as this then appeared to be, and consequently the Aims of this judicious Gentleman, for his Country's Prosperity, were rendered abortive by the Pussilianimity of those they were addressed to. And though many English Ships, and more Englishmen (in foreign Bottoms) were successively going there, and by their Accounts made appear how easy an Establishment of Factories, &c. would be to their Countrymen in those Parts, nothing was done in it till Queen

Elizabeth's Reign, when leveral great Men and eminent Merchants began to entertain a Defign of establishing such a Commerce. And in order to do it the more securely, they sollicited her Majesty for an exclusive Charter, which she accordingly granted them on the 31st of December, 16co, in the 43d Year of her Reign; thereby constituting them a Body Corporate, by the Stile of The Governor and Company of the Merchants of London, trading to the East-Indies, with a Common Seal, and to be managed by a Governor and twenty Directors, yearly to be chosen, on the 1st of July, or within fix Days after. She likewise granted them the Privilege of making By-Laws, allowed them to export Goods Custom free for sour Years, with a Permission also to carry out thirty thousand Pounds (every Voyage) of foreign Coin, provided they brought an equal Sum of similar Species into

This Charter was for fifteen Years, and her Majesty engaged to grant no other during that Term; but this Cession was with the Proviso, that is within the said Space this Charter should appear to be in any Respect detrimental to the Publick, it should, upon two Years Warning, under the Privy Seal, become void; but is Experience should evince the contrary, and this new Corporation appear to be a publick Benefit, then she promises to renew their Charter, with such additional and savourable Clauses, as should be requisite to promote the Advantage of the Company and the Kingdom.

these Kingdoms by their Trade.

In Consequence of this Charter, the Company lost no Time in raising a joint Stock for promoting their Design of carrying their Project immediately into Execution; in which they were so successful, as soon to find themselves Masters of seventy-two thousand Pounds (no small Sum at that Time) with which they determined to commence their Trade, and gave Beginning to it by fitting out five able Ships for the first Voyage; of which Squadron the Dragon (of six hundred Tons) was Admiral, the Hestor (of three hundred Tons) Vice Admiral, the Susannab and Ascension, of two hundred Tons each, and the Guest, a Store Ship, of an hundred and thirty Tons Burthen; the whole Complement of Men was sour hundred and twenty; the Expence of equipping them forty-sive thousand Pound; and the remaining twenty-seven thousand Pounds of their Cash was expended in the Purchase of their Cargoes.

They failed from Torbay on the 2d of May, 1601, and continued their Voyage to India, without any remarkable Accident; and the Admiral (Captain James Lancaster) there made a Treaty with the King of Achen, sent a Pinnace to the Moluccas, and settled a Factory in the Island of Java, after which he returned here in Sasety, and brought good Profit with him.

The Death of Queen Elizabeth soon after made Way for King James's Accession to the Throne, in whom this Company found a powerful Protector, not only by his countenancing their Proceedings, but by affording them all the Assistance they could desire, which, together with the Advantages resulting from the first Voyage, animated them to fresh Engagements; and they fitted out a second Squadron of sour Ships, under the Command of Sir Henry Middleton, which proceeded in 1604 for the Moluccas and Java, where they were well received by all the Indian Princes, though their Treatment from the Dutch was very indifferent, who, had they retained any Gratitude, it must have made them rather caress than ill use their

auondam

quondam Prefervers; but jealous of a Rival in this beneficial Trade, they lost all Remembrance of their Obligations, and opprobriously traduced the English to the Natives, by misrepresenting them, as a cruel, unjust, and ambitious People, whose Intentions were not to trade fairly with them, but to seize their Country, and forcibly take from them what they liked; however, this infidious Behaviour had not all the Effect our Batavian Neighbours intended, as the King of Ternate express a Regard for our Countrymen in his Letter to King James, notwithstanding the Dusch (as he therein informs his British Majesty) had used their utmost Endeavours to alienate his Esteem, and destroy the good Opinion which both he and his Subjects had entertained for the English, ever since Sir Francis Drake had visited their Island.

In 1607 the Company undertook a third Voyage with three Ships only, which they fuccelsfully performed, especially in the Moluccas; and though the Dutch repeated their ill Usage, yet they could not hinder these Ships from procuring a valuable Cargo of Spice, which they brought safely to the Downs, May 10, 1610, with this remarkable Instance of Providence, that in this whole Voyage, out and home, they had not lost a single Man. In this Squadron Captain William Hawkins embarked, to whom was given the Title of the King's Ambassador to the Great Mogul, by whom he was very kindly received, and had the good Fortune, by 1 is prudent Address and Management, to settle a friendly Correspondence between

the two Courts

His Majesty King James, in the Month of May, 1609, was pleased to enlarge the Company's Charter in the Manner they had requested; and not only so, but he made it perpetual, which gave them such fresh Spirits, that they built a Ship of one thousand two hundred Tons Burthen; which I mention, as this was the first marine Construction of any large Dimensions in England; it having been customary till then, to build or purchase all great Ships from the Hanse Towns; and being so extraordinary a Thing, the King, Prince of Wales, and most of the chief Nobility, went down to Deptford, to dine aboard her, and were entertained all in China.

I might here enter into a Detail of the Company's Progression in their Trade, Settlements, and Contests with the Dutch and Portugues, till I brought my Reader to that unparalelled Scene of Barbarity perpetrated by the former at Amboyna; but my proposed Limits in this Work shortens apace, to that I must pass over the Company's Affairs during the Remainder of King James and King Charles the first's Reign, as the Troubles of those Times produced but very little of consequence in them; and though under the Usurper their Trade was on the Recovery, as eight hundred thousand Pounds were suscribed towards carrying it an, yet before any great Progress could be made in a Disposition to employ this Fund, the Government underwent a happy Change, and the Constitution was restored, with King Charles II. to his Kingdoms.

It was one of the earliest of his Majesty's Acts, to revive and settle the Trade of the East-India Company, which he effected by granting them a new Charter, dated the 3d of April, 1661, confirming thereby not only their former Privileges, but making considerable Additions to them; he enlarged the Quantity of Bullion they before had Liberty to export each Voyage to 50,000/, though with the former Provise, that their Trade should introduce an Equivalent, in that or foreign Specie; their exclusive Trade was confirmed, and he gave them a Power to license others to traffick in the Indies; but this Charter still retained the Condition of the first, that it should be vacated upon three Years Notice, if it was found to be detri-

mental to the Nation.

His Majesty, in his Marriage Treaty with the Infanta of Portagal, had it flipulated, that the Island of Bombay should be ceded him as a Part of har Portion, and after his having built a Fort there, he made it ever to the Company in Fee-Tail, who have remained Masters of it ever since; besides which Favour, he granted them two new Charters in the 28th and 35th Years of his Reign: But they having been put to great Expences, by the Intrigues and Violence of the Dutch in the latter Part of it, and this cunning People having sound Means to soften that Prince's Resentments, the Company's Trade languished till King James II.'s Accession to the Throne, who proved a powerful Protector, and granted them greater.

Francis Drake had

s pleased to enlarge nd not only fo, but at they built a Ship on, as this was the it having been cuf-Hanfe Towns; and d most of the chief ere entertained all in

fion in their Trade, I brought my Reaformer at Amboyna; I must pass over the ad King Charles the ery little of confeas on the Recovery, ying it on, yet be-ploy this Fund, the was restored, with

fettle the Trade of new Charter, dated mer Privileges, but ntity of Bullion they gh with the former at or foreign Specie; ver to licenfe others andition of the first, found to be detri-

rsugul, had it stipu-of her Portion, and repany in Fee-Tail,
Favour, he granted
in: But they havnee of the Dutch in
Icans to foften that ing James III's Ac-Privileges

GREAT-BRITAIN, &c.

Privileges than they knew how rightly or advantageously to use, otherwise they might have increased their Commerce, as they were now placed on so good a Footing both at home and abroad; but this prosperous Condition was reserved

Ring William and Queen Mary granted a new Charter to the Company, dated the 7th of October, 1093, wherein their former Charters were confirmed; and another of Regulations was granted by their Majesties on the 11th of November following; by which new Grants they were enabled to take in a fresh Subscription for seven hundred and forty-four thousand Pounds, and tied down to make publick Sales by Inch of Candle; to export yearly of the Manufactures of this King-dom, to the Value of one hundred thousand Pounds; and annually to furnish the Crown with five hundred 'Tons of the best Salt-Petre at the Rate of thirty-eight Pounds ten Shillings per Ton in Time of Peace, and at forty-five Pounds per Ton in Time of War: They were also directed to make no Dividend on their Stock but in Money only. This Charter was to continue in Force for twenty-one Years, provided the Governor and Company complied exactly with the Rules therein prescribed, and likewise with such other Orders, Directions, Additions, Qualifications, and Reftrictions, as their Majesties, by and with the Advice of their Privy Council, should think fit to appoint, on or before the 29th of September, 1694, otherwise all their Power and Privileges might be determined and taken away by Letters of Revocation.

And in Pursuance of this Provife, another Charter of Regulations was granted to the said Company under the Great Seal of England, on the 28th of September, 1694, in the 6th Year of their Majesties Reign; prescribing, among other Things, that in the Month of August, yearly, the Governor and Company should present to the Privy-Council, a true Account fairly written, under the Governor or Deputy-Governor's Hand, of the Nature, Quantity, Value, and prime Cost of the Manufactures of this Country by them exported, and from what Place; and this upon the Oaths of the proper Officers and Servants of the Company. And it was farther ordered, that none of these Goods should be again landed in England, or carried elsewhere, than within the Limits of the Company's Charter. It was likewise directed, that on the Application in Writing, of any fix or more of the Proprietors, possessing each one thousand Pounds Capital Stock, demanding a general Court of the said Company to be called, the Governor or Deputy-Governor should be obliged within eight Days to call such Court; and that it should not be adjourned, but by the Consent of the Majority of the Proprietors then assembled: And the Company were required to fignify their Acceptance of, and Submission to these and other Restrictions, under Penalty of its being dissolved.

But though these Charters and Regulations seemed fully to confirm, at the same Time that they enlarged the Company's Privilege and Power, yet they proved but a Prelude to the Diffolution of both; as their Rights were contested by a Set of Interlopers, under a Pretence that the Crown could not grant an exclusive Charter. And the Government's Wants inclining the Ministry to listen to the Offers of a Loan from other Hands, though on Terms they ought to have rejected, hastened the Destruction of an Association seemingly so firmly established, to the Ruin of many thousands, who had embarked in it, under the Sanction of the Crown: For this new Set of People, who were willing to advance their Money, though intimidated from doing it without a better Surety than what had hitherto been efteemed, I mean the King's Prerogative, at last agreed with the Ministry to lend 9 and 10 W. them two Millions under a parliamentary Security (at an Interest of 8 per Cent.) III. Cap. 44. and an Act to incorporate them, which passed in 1698; so that hereby two Com-seq. panies trading to the East-Indies were established, and subsisted at the same Time.

This Act was nee obtained, however, without a strong Opposition from the old Company, who followed the Bill into the House of Lords; but had the Mortification to fee it pass, under the Supposition of its being for the Publick's Advantage. And this Occurrence reduced them to the Necessity of endeavouring an Accommodation with their new Rivals, which being for the common Benefit of both, was fettled under feveral Articles; and amongst them, that a joint Trade should be, for feven Years, carried on, though with different Stocks and feparate Servants, who fometimes acted jointly, and at others governed alternatively, under the Direction of their own Masters. But this double-headed Government being found

7 Y

inconve-

S. 2.

S. 3.

S. 7.

5 Geo. I. C. 21.

S. z.

inconvenient, and the seven Years spun out, it was mutually agreed by the two Companies, to form themselves into one, which they accordingly did in 1705, though they could not bring their Factors at all Places into the same Union till three or four Years after, nor carry on their Business with the Advantages they had Reason to hope, unassisted by the Ministry, whose Attention was now solely engroffed by the foreign Wars we were then engaged in, and the Company left to take care of itself, by finding out some Means to obtain such favourable Regula-tions, as might effectually remedy the Inconveniencies that had resulted from the uniting two Companies, before to differing in their Interests. And in order to obtain such a Law as was requisite for this Purpose, they tempted the Government by a tendered Loan of a Million and two hundred thousand Pounds, extra of what was before lent, to grant them fuch Parliamentary Affiftance towards carrying on their Trade, as they required, and which incorporated them under the Title of The united Company of Merchants of England, trading to the East-Indies. It likewife enacted, that this Company shall pay into the Exchequer 1,200,000%.

That they may borrow by their common Seal on their united Stock, fo as the principal Money owing do not exceed 1,500,000/. above what might lawfully have been borrowed before this Act.

In Case the general Court of the said English Company shall think fit, they may call in Monies from their Adventurers, towards raising the said 1,200,000 /. or the repaying the Money borrowed to that Purpose; and in case any Member shall neglect to pay his Share of the Mon.es called in, or which the faid Companies, in Pursuance of 9 W. III. Cap. 44. or their Charters, shall call in for carrying on their Trade (by Notice fixed on the Royal Exchange, London) the Companies may stop the Dividends payable to such Member, and apply the same towards such Payment, and also stop the Transfers of the Shares of such Defaulter, and charge him with Interest at 6 per Cent. for the Monies neglected to be paid; and if the Principal and Interest be not paid in three Months, the Company may sell fo much of the Stock of the Defaulter as will pay the same.

The faid 1,200,000/. shall be deemed an Addition to the Stock of the English Company and be Tax free.

The united Stock of the faid English Company shall be subject to the Debts contracted by the faid Company.

The Provision 9 W. III. Cap. 44. and in the Charters of the said Company for Reduction upon three Years Notice, upon Repayment of the 2,000,000 s. paid in, and the Arrears of the Payments at 8 per Cent. is repealed.

Persons intitled to 72001. Part of the 2,000,000, who have not united their Stock to the Corporation's, and who carry on a Trade for their separate Use, may hold their Proportion of the Annuity, as if this Act had not been made. But the English Company may affix Notice on the Royal Exchange, of their Intention to repay 72001. at the End of three Years; and in case the Company pay the same, and the Annuities at 8 per Cent. for the same, than the said Stock of 72001. and Trade, shall be vested in the Company.

Besides the above Particulars, many others were enacted, concerning their Stock and Payment of Customs, &c. by the Acts already mentioned, and several succeeding ones; and as it was found in the Beginning of King George the first's Reign, that several Attempts had been made to discover the Secrets of the Company's Trade, for the Information and Advantage of Foreigners, a Law was obtained to prevent and remedy this mischievous Intent, and also to destroy the interloping Trade, by inflicting the subsequent Punishments on the Infringers or Violaters of it.

If any of his Majesty's Subjects shall repair to, or be in, the East-Indies, or such Streights of Magellan, where any Trade of Merchandise may be had, contrary to the Laws in being, every Person so offending, shall be liable to such Punishment as by any Law in being may be inflicted for such Offence.

It shall be lawful for the united Company of Merchants of England trading to the East-Indies, and their Successors, to arrest such Persons within the Limits aforefaid, and fend them to England to answer for their faid Offence.

Every Person who shall sollicite for, obtain, or act under any Commission from any foreign State, to fail, or trade to the East-Indies, &c. shall forfeit 5001.

agreed by the two
dingly did in 1705,
the fame Union till
Advantages they had
was now folely enhe Company left to
favourable Regulaad refulted from the

ad refulted from the And in order to empted the Governand Pounds, extra of ance towards carryed them under the to the Eaft-Indies.
bequer 1,200,000 l.
ted Stock, fo as the that might lawfully

think fit, they may 1,200,000 l. or the y Member shall nefaid Companies, in l in for carrying on m/ the Companies the same towards uch Defaulter, and ted to be paid; and company may fell

tock of the English

bject to the Debts

the faid Company ac 2,000,000 L paid

of united their Stock trate Use, may hold n made. But the fitheir Intention to pany pay the same, tock of 7200% and

cerning their Stock and feveral succeedte the first's Reign, of the Company's aw was obtained to too the interloping as or Violaters of it. E. Aff-Indies, or such the Esperanza, to the oe had, contrary to uch Punishment as

England trading to n the Limits afore-

Commission from l forseit 5001.

If any of his Majesty's Subjects shall repair or trade to the East-Indies, or Places 7 Gu. I. beyond the Cape of Good-Hope, mentioned in former Acts, contrary to any Law in c. 11. 8. 1 being, it shall be lawful for the Attorney General, or for the United Company trading to the East-Indies, within fix Years, to file in any of the Courts at West-minster, Informations against such Offenders. And if found guilty, the Court shall give Judgment against him, by Fine and Imprisonment, as it shall think fit, and award the Prosecutor Costs, but if the Defendant is acquitted, the Company shall pay him Costs.

All Contracts made by any of his Majesty's Subjects, or in Trust for them, on S. 2. the Loan of Monies by way of Bottomry, on any Ship in the Service of Foreigners, and bound to the East-Indies, &c. and all Contracts for supplying any such Ship with Goods or Provisions, and all Copartnerships relating to any such Voyage, and Agreements for the Wages of Persons serving on board any such Ships, shall

be voic

Every Subject of his Majesty who shall go to the East-Indies, &c. contrary to the S. 3. Laws in being shall be deemed to have traded there; and all the Goods there purchased by any such Offender, or sound in his Custody, or in the Custody of any other in Trust for him by his Order, shall be forfeited, and double the Value.

All Goods shipped on board any Ship bound for the East-Indies, &c. (except s. 4. Goods of the Company, or such as are licensed by them, and the Stores for such Ship) and all Goods taken out of such Ship in her Voyage homeward before her Arrival, shall be forfeited, and double the Value; and the Master, or other Officer, knowingly permitting such Goods to be shipped, or taken out of such Ship, shall forfeit for every Offence 1000. and shall not be intitled to any Wages; nor shall the Company be obliged to pay any Wages to such Master, &c. but shall have an Allowance in respect thereof, out of the Monies payable on Account of the Ship.

It shall be lawful for the Attorney General, at the Relation of the Company, or s. g. by his own Authority, to exhibit Bills of Complaint in the Exchequer against any Persons trading to or from the Eust-Indies, &c. contrary to Law, for Discovery of such their Trading, &c. and for Recovery of the Duties and Damages herein mentioned; waving in such Bill all Penalties for the Matters in such Bill contained; and such Persons shall pay to his Majesty the Customs of the Goods arising by the said unlawful Trade, and shall answer to the Company 30 l. per Cent. according to the Value thereof in England; and if such Offenders pay the Customs into his Majesty's Exchequer, and Damages to the Company, they shall not be prosecuted on any other Law for the same Offence: And if such Bills (if exhibited at the Relation of the Company) be dismissed, the Company shall pay full Costs; and if a Decree be obtained against the Defendants, they shall pay Costs to his Majesty and the Relator, &c.

If any Subject of his Majesty shall contribute to, or encourage the establishing of Gred. e. or carrying on any foreign Company trading to the East-Indies, and other Places 26. S. 1. beyond the Cape of Good Hope, described in former Acts, or shall be interested in the Stock or Actions of such foreign Company, every Person so offending shall forseit his Share in the Stock of any such Company, together with treble the Value

thereof, &c.

If any Subject of his Majesty shall have accepted of any Trust, or shall know of s. 4.

any Interest which any of his Majesty's Subjects shall have in any such foreign
Company, and shall not within six Months discover the same in Writing to the
united Company, or their Court of Directors, he shall forfeit treble the Value of
the Interest, &c.

Every rerion, who within the Time above limited shall voluntarily come to the second of Directors, and take a Discovery in Writing, of the Interest of any of his Majesty's Subjects in the Stock of such foreign Company, shall have one half of the clear Amount of the Forfeitures arising by this Act out of the Estate of the Persons (a interested, 18%).

If any of his Majesty's Subjects (other than such as are lawfully authorized) shall so go to, or be found in the East-Indies, the Persons so offending are declared to be guilty of a high Crime and Missemeanour, and may be prosecuted in any Court of Westminster; and being convicted, shall be liable to such corporal Punishment, Imprisonment, or Fine, as the Court shall think fit, &c.

Persons.

Persons so offending may be seized and brought to England, and any Justice of Peace may commit them to the next County Gaol, till Security be given by natural born Subjects, to appear in the Court where such Prosecutions shall be commenced, and not to depart out of Court, or out of the Kingdon, without Leave of the said Court.

The following Acts principally regard the Company's Stock, with which I shall finish the Subject of their Establishments and Polity, and then proceed to say some

thing of their Trade.

The Annuity of 160000/. (hall be reduced to 128000/. in respect of the Capital Stock of 320000/. which reduced Annuity shall be charged on the same Re-

Stock of 3200000/, which reduced Annuity thall be charged on the same Revenues as their present Annuity. Sc.

On one Year's Notice to be given by Parliament after the 25th of March, 1736,

on one Year's Notice to be given by Farmament after the 25th of March, 1736, and on Repayment of the Capital Stock of 3200000, and of all Arrears of their reduced Annuity, their faid Annuity shall cease.

Upon one Year's Notice, after the 25th of March 1736, to be given by Parliament on Repayment to the Company of any Sum not less than 500000 l in Part of the Capital Stock, and on Payment of all Arrears, due on their reduced Annuity, fo much of the faid Annuity, as shall bear Proportion to the Monies paid in Part, shall cease.

Notwithstanding such Redemption, the united Company shall continue a Body Corporate by the Name of The united Company of Merchants of England trading to the East-Indies, and enjoy all Privileges which by former Acts or Charters sounded thereon, the Company might enjoy.

After Redemption of the said yearly Fund, or one Moiety thereof, the Company may, by By-Laws to be made in their general Courts, declare what Share in the remaining Stock, &c. shall qualify Members to be Directors, or to give Votes in any general Court.

Notwithstanding such Redemption, the Company shall, subject to the Provision of Determination herein contained, enjoy the sole Trade to the East-Indies, and all Places between the Cape of Good-Hope and the Streights of Magellan; and if any Subjects, other than the Factors, &c. of the Company, shall sail, or adventure to the East-Indies, &c. every such Offender shall incur the Loss of all Ships employed in such Trade, &c. with the Guns and Furniture, and the Goods laden thereon, and double the Value thereof, &c.

The faid Company shall have all Powers, by any Acts or Charters granted to the Company, not altered by this Act, discharged from all Provisoes of Redemption thereing contained, for securing to them the sole Trade to the East-Indies, and for securing their Effects, and governing their Affairs.

Provided that upon three Years Notice to be given by Parliament, after the 25th of *March*, 1766, and Repayment of the Capital Stock of 32000001. and all Arrears of Annuity payable in respect thereof, the Right of the Company to the sole Trade to the East-Indies, &c. shall cease.

Nothing in the above Provise, or in the Charter of the 5th Sept. 10. Will. III. shall extend to determine the Corporation of the united Company, or to exclude them from carrying on a free Trade to the East-Indies, &c. with their Joint Stock, &c. in common with other Subjects of his Majesty.

Any Notice in Writing, fignified by the Speaker of the House of Commons, shall be deemed proper Notice by Parliament to the Company.

The united Company are restrained from purchasing Hereditaments in Great-Britain, exceeding in the whole the yearly Value of 100001.

S. 15.

Nothing in this Act shall prejudice such Trade or Navigation within the said Limits, as the South Sea Company are entitled unto.

Nothing herein shall subject the Governor and Company of the Merchants of England, trading to the Levant Seas, to any Penalties in respect of their trading into those Seas.

The reduced Annuity of 1280001. shall be transferred from the Duties now charged, and be charged upon the aggregate Fund, to be paid to the united Company, Sc.

Whereas the faid united Company of Merchants trading to the East-Indies, are willing to advance towards the Supply granted for the Service of the Year 1744, a

and any Justice of

be given by natural hall be commenced,

ut Leave of the faid

with which I shall

proceed to fay fome-

espect of the Capital

d on the same Re-

th of March, 1736,

Arrears of their re-

be given by Parlia-

GREAT-BRITAIN, &c.

Million Sterling, for the Purchase of an Annuity of 30,000 l. well secured to the said Company, and repayable on the said Terms with the Company's present Capital; with an Addition of sourteen Years to their present Term, which will, with such Addition, extend to Lady-Day 1780, besides the three Years allowed them after the Expiration of their present Term, for bringing home and disposing of their Effects, and other Purposes; with Power to the Company to issue out Bonds from time to time, for any Part, or the whole Amount of the said Million Sterling, and on such other Conditions, &c. as are herein after made; It is therefore enacted, that the said united Company of Merchants of England, trading to the East-Indies, in pursuance of their before recited Agreement, shall advance into the Exchequer; for his Majesty's Uie, the full Sum of one Million, on or before the 29th of September, 1744, &c.

And to encourage the Company to advance the faid Million, &c. it is hereby 17 Geo. II. enacted, that the Provisoes contained in the 3d of Geo. II. and all other Provisoes P. 365. contained in any other Acts for determining the Annuity of the Company, and their Right to the exclusive Trade to the East-Indies, and Parts aforesaid, upon the respective Notices and Payments in the same Acts mentioned, are hereby repealed and made void; and the said Company shall for ever enjoy, not only their present entire Annuity of 128,000. Out of the Revenue charged therewith, but also after the said 29th of September, 1744, they shall enjoy a farther Annuity of 30,000. computed after the Rate of 3 per Cent. per Ann. &c.

The East-India Company under their common Seal may borrow Money equi- p. 366, 36; valent to the Million raised for his Majesty's Use, over and above the Money which might lawfully be borrowed thereon before making of this Act.

At any Time, on a Year's Notice to be given by Parliament, after the 25th of p. 368. March, 1745, on the Expiration of the faid Year, and on Repayment of the 8,200,000 /. formerly advanced, and of the 1,000,000 /. now to be advanced, without any Deduction, and on the Payment of all Arrears of the faid Annuities of 128,000 /. and 30,000 /. then the faid Annuities shall cease.

On a Year's Notice at any Time after the said 25th of March 1745, to be given by Parliament on the Expiration of the said Year, and on Repayment of any Sum not less than 500,000 l. in Part of the said Debt of 4,200,000 l. and on Payment of all Arrears, &c. then so much of the said Annuities as shall bear Proportion to the p 369 several Sums paid in Part, shall from time to time, as such Payments are made, fink and be abated, till their whole Annuities shall be entirely sunk and determined.

Notwithstanding such Redemption of the Annuities of 128,000 l. and 30,000 l. the said Company shall (subject to the Proviso of Determination herein after contained) enjoy an exclusive Traffick to and from the East-Indies, and all Places between the Cape of Good-Hope and Streights of Magellan, and Limits prescribed in the Act of 9 Will. III. See. in as ample a Manner as the said Company could thereby or otherwise lawfully trade thereto; and the said East-Indies, or Places within the Limits aforesaid, shall not be reforted to by any other Subjects, before the exclusive Trade of the India Company is determined; and if p. 370. any other his Majesty's Subjects shall presume to trade thither during the Continuance of the exclusive Trade of the India Company, they shall forseit their Ships, with their Guns and Furniture belonging, with all their Lading and double the Value, &c.

The faid India Company shall hereafter for ever (subject as aforesaid) enjoy all the Profits and Powers as by any former Acts of Parliament or Charters founded thereon are enacted and established concerning them, under any particular Deno-p. 371. mination, and not altered by this Act; and the same are hereby confirmed, and shall continue to be enjoyed and practiced by the said Company, for the better securing to them the sole and exclusive Trade to the East-Indies, &c. and for preventing all other his Majesty's Subjects trading thither, and for securing their Effects and governing their Affairs in all Respects, as effectually as if the same Things were severally repeated in the Body of this Act; subject nevertheless to such Restrictions and Covenants as are contained in the said Acts and Letters Patent now in Force, and not hereby altered; and to the Proviso following, vie.

Provided, that on three Years Notice to be given by Parliament, after March p. 372. 25, 1780, and Repayment of the Capital Stock of 4,200,000/. and all Arrears of

500000 l. in Part of r reduced Annuity; Aonies paid in Part,

all continue a Body England trading to or Charters founded

ereof, the Company e what Share in the or to give Votes in

bject to the *Provijo*Eagl-Indies, and all lagellan; and if any all, or adventure to all Ships employed cods laden thereon,

rters granted to the ses of Redemption East-Indies, and for

nent, after the 25th 3200000/. and all the Company to the

Sept. 10. Will. III. any, or to exclude a their Joint Stock,

of Commons, shall

itaments in Great-

the Merchants of et of their trading

n the Duties now o the united Com-

ne East-Indies, are the Year 1744, a Million Annuity in Respect thereof, the Company's Right to the sole and exclusive Trade to the Fast-Indies and Parts aforesaid, shall cease and determine, &c.

The Interest was afterwards reduced to 3 and 3 per Cent. by 23 Geo. II. when the Annuities payable to the Bank, South-Sea Company, &c. were put on the same Footing. And the preceding Acts in the Company's Favour, have had so good an Instunce on their Affairs, as to raise them from a very drooping to a flourishing Condition, and place them on a Level with, if not raised them to a Prosperity above, that of our envious Neighbours.

The Company's Settlements and Places they trade to in *Persia* and *India* are many, as *Gombroon*, where a Factory was established about the Year 1613, which continued to govern the whole Trade (in respect of the Company) in *Persia*, till the Disorders in that Country obliged the *Factors* to decamp, to the no small Detriment of the Company's Trade, who carried on a very great one to this

Port.

Macha, fituated at the Entrance of the Red Sea, is a Place where the English are well received, and carry on a very confiderable Commerce in Coffee, &c. as they do in all the adjacent Parts of Arabia, though with the Risk of being sometimes oppressed by the unjust Proceedings of the reigning Princes, and exposed to the Piratical Depredations of those Parts.

Our Factories, Forts, and Settlements, on the Indian Coast, are at Baroach, Swally, Surat, Bombay, Dabul, Carwar, Tellechery, Anjengo, and Conymere, all along the Coast of Malabar; and turning up to those of Coromandel, we meet

with Fort St. George, the principal of our Indian Possessions.

The English formerly had a Settlement at Matchelipatam, Narsipore, and several other Places to the Northward on this Coast, but were obliged to quit them by the Interruption they received to their Trade from the Rajahs Impositions.—
Round Carrango Point, in the Bay of that Name, lies Angerang, where some English from Vizagapatam settled in the Year 1708, but the Factory soon withdrew, and thereby descated the projected Scheme of extending their Trade that Viry; Vizagapatam however continues fortified, and the English their Residence there; these Places lie in the Kingdom of Gotconda, and the next to it is that of Orisial, in which is the Town of Ballajore, where the English French, and Dutt. 5, have their respective Factories, though of very small Importance; Projet, about five Leas, s from it, had once a Settlement, but was deserted for the more commodious Situations of Hughly and Calacutta; several trading Towns are dispersed on this Coast, but the Company's chief Factory here is that A Fort William.

The next Place on the Continent to the Southward is Meries, istuated on the River Tanacerin, and subject to the King of Siam, where some English were somerly settled as private Merchants, for which Reason the old Company insisting on their being turned away, and some Misunderstandings arising between their Messenger and the Natives on this Occasion, seventy six of that Countrymen were areflacted; though the Affairs of the Company having since heir Union been more predently managed, and all Things carried on with the greatest Regularity; a proper Provision is made for the Trade of the whole Gulph from the Ganger's Mouth to the Extremity of the Peninsula of Malaca, without any extraordinary Expence of new Colonies.

Our Factories of Mocho, Bantal, Cattoun, Bencovlen, Marlborough Fort, and Sillebar, on the Island of Sumatra, are so well established as to afford room to suppose we enjoy the best Share in the Traffick of it; and we had formerly some Settlements on the Coasts of Gochin-China, and in the Kingdom of Tonquin, though they have been since withdrawn; but an occasional Trade is still carried on there, more especially to the Kingdom last mentioned.

Our Trade to China was once principally carried on at Amoy, but for many Years past Canton has had the Preference, and seems to have determined the Gentlemen at Madrass entirely in its Favour as the Impositions of the Mandareens at the former became intolerable, and forced them to resolve on turning their Commerce into

this disferent Channel.

I might greatly enlarge on this Trade, and swell the few Sheets I have dedicated to it into a Volume; but i am forced to remember my prescribed Limits; so shall

ORLD.

and exclusive Trade ine, &c.

by 23 Geo. II. when were put on the same have had so good an oping to a flourishing to a Prosperity above,

Persia and India are the Year 1613, which appany) in Persia, till ap, to the no small ry great one to this

where the English are a Coffee, &c. as they k of being sometimes and exposed to the

oast, are at Baroach, o, and Conymere, all Coromandel, we meet

Narspore, and several ged to quit them by ajahs Impositions.—

ig, where some Engineery some Mary some withdrew, his Trade that Way; heir Residence them? to it is that of Oried, strened, and Dut. 5, tance: Protes he more trading Towns are here is that it Fort

istuated on the River any infifting on their veen their Meffenger nen were meffected; been more prudently ity; a proper Provianger's Mouth to the edinary Expence of

forugh Fort, and Silford room to suppose ormerly some Settlelonguin, though they rried on there, more

but for many Years ined the Gentlemen andareens at the forheir Commerce into

ets I have dedicated ed Limits; fo shall only

GREAT-BRITAIN, &c.

only add an Account of the Particular, anade use of for the Support of this important and extensive Commerce.

The Company's Exports from hence is chiefly Bullion, of which the Proportion with the other Particulars of an outward-bound Cargo I believe is commonly from to to Parts; the others confisting of Lead, Iron, Guns, Powder, Match, Cloths of various Colours, Serges, and other Stuffs, Cochineal, Quickfilver, Vermillion, rough Coral, Amber, &c.

And the Returns are, Pepper, Coffee, Tea, Incense, Saltpetre, Terra Japonica, three Sorts of Lack, Indigo, Myrrh, Bezoar, Opoponax, Vitriol, Camphir, China Root, Sal Armoniac, diverse Gums, and Aloes, Galbanum, Galangals, Sagapenum, Rhubarb, Senna, Mirabolans, Indian Leas, and many other Sorts of Drugs, Cowries, Red-Wood, Sandal, Canes, Tutenack, raw and wrought Silk, Calicoes (white and painted) Muslins, Cotton Wool, and manufactured into a great Variety of things for Wear, China, Japanned Cabinets, &c. Arrack, Diamonds, Pearls, and many Curiosities, unnecessary to be enumerated here; so I shall close this Discourse on our Indian Trade, with my sincerest Wishes for its Increment and Prosperity, as (notwithstanding the many specious Arguments that have been used to the contrary) I must consider it a general Benefit to the Nation.

And in Pursuance of my Plan, I now proceed to treat of our American Trade, in which that granted to, and carried on by the South Sea Company, is first to be considered; I shall therefore mention the Occasion of its Original, and shew the Uses they have from time to time made of their Charter.

HIS Company, established at the latter End of the seventeenth Century, was seemingly more with a political View of raising Money for the Government's Service than an Expectation of its carrying on any great Trade; as they had neglected every presenting Opportunity for attempting the Conquest of some Place in the Southern Parts of America, which might have secured the Means of extending a Commerce in which every Prospect of Advantage must necessarily center; but this Omission, and its Consequences, had rendered the Company's Stock so low in the Publick's Esteem, that it was at near 40 per Cent. Discount, when an unexpected Accident raised it to such an imaginary Value as seemed the Effect of an Insatuation, only to be parallelled by the Missipppi Scheme that preceded it.

The French Guinea Company had contracted with Philip V. King of Spain, on

The French Guinea Company had contracted with Philip V. King of Spain, on his mounting the Throne of that Monarchy, for the Introduction of Slaves into his American Dominions, and on this Agreement changed its former Name to that of the Affiento Company; and being supposed a very beneficial Contract, it was an Article of the Treaty of Peace at Uirreh, that this Contract should be translated to the English, and was accordingly signed at the Court of Spain in March 1713, to continue thirty Years, under various Articles, which I excuse giving, as they are now vacated, and in all Probability will never be renewed. It was in consequence of this Contract that the Company established Factories at Porto Bello, Panama, Carthagena, Vera Cruss, Buenos Agres, &c. which continued till the late War dislodged the Factors, and destroyed their Settlements.

The Company was obliged to furnish the Spanish Colonies with four thou and eight hundred Negroes yearly, though they might introduce more if they the ght proper, and had Liberty to fend an annual Ship of five hundred Tons, with coods to be disposed of there, in which, as well as in the Negro Contract, his Catholick Majesty was a fourth Part concerned; but this Agreement found many Obstales to its Performance, and occasioned diverse Representations to the Court of Span before it could be carried into Execution; in Consequence of which, several Articles were altered, and new ones added, previous to the Performing any Part of and indeed during the Time it continued, Misunderstandings and Disputes were continually arising, either about the Number of Negroes or Tonage of the Ship; and when the late Rupture happened, it found many Particulars unsettled, and large Sums due from the Crown of Spain to the Company, which on the Return of Peace were lumpt at 100,000 s.

Much more might and indeed should have been said about this Association; but as their Trade is terminated, it would be superstuous to enlarge concerning it

in fuch a Work as this; I therefore proceed, whilst treating of America, to give fome Account

Of the Hudson's Bay Company.

THAT Part of the World, which gave Birth to this Company, owes its Difcovery, as the English suppose, to the Diligence of that able Mariner, whose Name it bears, and who reaped no other Fruit of his Labours to discover a North West Passage, than thus conveying to Posterity a Record of his Capacity and Dili-gence, in which at last he perished. The Danes insist on their prior Knowledge of this Part of America. But not to enter into a Detail of the Dispute, nor enlarge on the historical Accounts of it, I shall content myself with informing my Reader. that though the Expectations of an advantageous Trade might reasonably have encouraged its being fooner engaged in, yet it was the Year 1681 before any tolerable Progress was made in it; and on the 2d of May an exclusive Charter was granted by King Charles II. (in the 32d Year of his Reign) to Prince Rupert and his Affociates, which established this Branch of Trade on the solid Footing it has continued ever fince; though not without various Interruptions by the French, who, jealous of fuch Neighbours to their Canada Settlements, have frequently drove the English from theirs; and this Contest, which continued several Years, made them alternatively Masters of the Bay, till it was finally determined by the Treaty of Utrecht in our Countrymens Favour, who have now several Forts and Factors fettled there, notwithstanding the extreme Cold, which is so intense as to confine them for seven or eight Months in the Year to their Houses; though they have good Provisions in this recluse Life, with the Pleasures of Hunting and Fishing in Reversion, to which in Summer-Time the Elements of Earth, Air, and Water, contribute in fuch Plenty as would be hardly credited under a less Authority than that of many Eye-Witnesses, who have assured us of it; though this Country furnishes nothing for the Support of Trade but Furs of various Sorts, and Isinglas, the latter made here by the Company's Servants from the Skins of Fishes; but the former are fo rich, and both fo plenty, as a have raifed the Value of this Company's Funds above those of any other.

The Commodities they truck with the Indians for their Furs, are Arms, Powder, Balls, Kettles, Hatchets, Knives, Sword-Blades, Auls, Fifh-Hooks, Steels and Flints, blue Serge Cloaks, Shirts, Stockings, Tobacco, coarse Thread for Nets, and ditto of diverse Colours for Sewing, Glass Beat: Pins, Needles, & which, as I before observed, procure such Returns as have greatly enriched the Proprietors of them.

And having mentioned the Settlements of our trading Companies, I shall in the next Place treat of our American Colonies, of which we have the most extensive and flourishing of any Potentate, the Spaniards only excepted reas besides our lifes, we possess a Tract of Country on the Northern Continent of more than seven hundred Leagues, viv. from Carolina to Hudson's Bay, in which is included the first and last mentioned Provinces, Virginia, Maryland, New-York, Pensilvania, the Jerseys, and New England, of all which I shall briefly speak in Course; and first

Of Carolina.

THIS Part of the Globe has been posselfed alternatively by Spaniards and French, and though one of the finest Spots in the World, had by both been deserted for near a hundred Years, when his Majesty King Charles II. granted it the 24th of March 1663, to Edward Earl of Clarendon (then Lord high Chancellor) George Duke of Albemarle, William Lord Craven, John Lord Berkley, Anthony Lord Ashley, Sir George Carteret, Sir William Berkley, and Sir John Collinton, with all Royal Fisheries, Mines, Power of Life and Limb, and every thing necessary to an absolute Propriety, within the Limits of the Patent, and with the Acknowledgment of twenty Marks yearly; and this Grant was seconded by another about two years after, that made some Alteration in the Boundaries, and included both the Carolinas and the new Province of Georgia. But this Establishment not meeting with a Success answerable to the Proprietors Expectations, they, after

ORLD.

America, to give

y, owes its Disco-Mariner, whose o discover a North Capacity and Dilirior Knowledge of ite, nor enlarge on ming my Reader, nt reasonably have 81 before any tolusive Charter was Prince Rupert and olid Footing it has ns by the French, e frequently drove veral Years, made ined by the Treaty Forts and Factors tense as to confine though they have ting and Fishing in ir, and Water, concis Authority than ough this. Country Sorts, and Ifinglass, ins of Fishes; but the Value of this

are Arms, Powder,
Hooks, Steels and
hread for Nets, and
c. which, as I before
prietors of them.
anies, I shall in the
the most extensive
d, as besides our
t of more than sewhich is included
Veso-York, Pensily speak in Course:

niards and French,
a been deferted for
ted it the 24th of
hancellor) George
ty, Anthony Lord
in Collinton, with
ry thing necessary
and with the Acconded by another
ries, and included
Establishment not
tions, they, after
fruggling

GREAT-BRITAIN, &c.

struggling with many Difficulties for the Space of near fixty Years, refigned; of their Grant to the Crown, in Consideration of 17,500%, paid them for it, and the Surrender was confirmed by Act of Parliament in 1728; the other; being therein reserved to the Right Hon. John Lord Carteret, now Earl of Granville.

the surrender was confirmed by Act of Parliament in 1728; the other, being therein referved to the Right Hon. John Lord Carteret, now Earl of Granville.

This Country, as before mentioned, is very pleafant and fertile, as the Riches acquired by the Inhabitants in a few Years plainly prove; and the Trade of it is now so considerable, that from March 1730, to the same Time 1731, there sailed from Charles Town (mossly for England) 207 Ships, with 41957 Barrels of Rice (about 500 lb. wt. each;) 10750 Barrels of Pitch; 2063 of Tar; and 759 of Turpentine; of Deer Skins 300 Casks, containing 8 or 900 each; besides a vast Quantity of Indian Corn, Peas, Beans, &c. Beef, Pork, and other salted flesh; Beams, Plank, and other Timber for Building, most Part of Cedar, Cypress, Sassafras, Oak, Walnut, and Pine.—Since writing the above, the Carolina Trade is greatly increased by the Produce of Indigo in that Colony; from the Year 1755 to 1759 amounting to 200,000 lb. wt. per Annum, which at 4s. per lb. is 40,000 l. a vast Increase since the first Attempts during the last War.

Their Trade with the *Indians* is very confiderable, by which they procure the Skins abovementioned; and in Exchange for them give Lead, Powder, coarse Cloth, Vermillion, Iron, strong Waters, and some other Goods, reaping from this Traffick a very great Profit. Of Negroes it is supposed there are near 50,000 in the Province; though Artificers are very scarce, and their Demands for Labour very extravagant; which I believe principally proceeds from the Misrepresentations of the Country here at home; otherwise it is to be imagined, a fine Clime and great Wages would be sufficient Inducements to attract a sufficient Number of Mechanicks to supply every Want there could possibly be of them.

Of Virginia.

THIS Country was at first divided into North and South Virginia, and was accordingly granted by King James I. in 1606, to two distinct Sets of Men, the one to possess all the Lands, &c. between 34 and 41 Degrees of Latitude, to be called the first Colony, and the others to have all those lying between 38 and 45 Degrees of Latitude, with the Denomination of the second Color; and they immediately fitted out Ships and sent many People there in the same Year; and though their Establishments were rendered as easy to them, as the Nature of the Thing would possibly admit, and their advantageous Situation was very apparent, yet they could not submit to the sew Labours and Difficulties attending their first settling, though with the Prospect of soon obtaining from them a comfortable and easy Abode, capable of daily Improvements by an honest Industry, but were continually breaking out into Commotions and Disturbances, which proved ruinous to the Colony, and their own Destruction; and they were so contumacious as to say in the Face of Justice; so that sew of their Governors could support their Authority, or bring them into any settled Order or Discipline; which was a good deal owing to the Nature of the Grants made in England by the Patentees, and no small Share of it charged on the Company's Male-Administration; in so much, that on King Charles I. ascending the Throne, he dissolved the Company in 1626, reducing the Country and Government under his own immediate Direction, and granting Patents to particular Adventurers, with the Reserve of a Quit-Rent of two Shillings for every hundred Acres.

This Resolution of his Majesty's at first seemed very agreeable to those already settled, and an ated many daily to encrease their Number; but old Discontents reviving, and the People proving restless under the Governor's Oppressions, gave an Instance of their Resentment, by sending the first his Majesty had set over them Prisoner to England, for his Disagreement with his Council, and Violences on the Inhabitants. And the subsequent Troubles of King Charles's Reign, and Cromwell's Administration, hindered the good Dispositions from proving effectual that had before been taken for the Colony's Prosperity by their worthy Chief Sir William Berkley. However, many continued Sollicitors for Patents of large Tracts, which has indeed proved very prejudicial to the Country, as it is by this

N

Means that very few Powns are to this Day built in it, and those few so small

as hardly to be worth naming.

It lies from 36° to 39° of North Latitude, and between 74° and 80° of Western Longitude, being about two hundred and forty Miles in Length, and near one hundred and twenty in Breadth; divided into twenty-five (some say twenty-nine) Counties; of these, the first is James County, which contains five Parishes, and the only two Towns in the Province; and these, as I said before, so small, that the principal, called fames-Town, does not contain above eighty Houses; and Williamsburgh, though the Seat of Justice, not above half that Number: The People, if we reckon Men, Women, and Children, and join to these the Negroes, may amount to about five hundred thousand, which may reasonably be supposed to bring no small Advantage to their Mother Country; as from hence they are all supplied with most of the Necessaries of Life, such as Linen, Silks, India Goods, Wine, and other foreign Manufactures; and of our home ones, Cloths, Serges, Stuffs, Bays, Hats, and all Sorts of Haberdashery Ware; Hoes, Bills, Axes, Nails, Adzes, and other Iron Tools; Clothes ready made, Knives, Bifcuit, Flour, Stockings, Shoes, Caps for Servants, and indeed almost every Thing that is made in England, to the Amount of near 1,000,000 l. Sterling, which is repaid mostly in Tobacco, of which it is supposed, by the nicest Calculators, that near one hundred thousand Hogsheads are (in Times of Peace) imported here yearly, employing between three and four hundred Ships, navigated by upwards of four thousand Sailers; and of these, about 60,000 Hogsheads are re-exported for foreign Parts, which if computed only at 5 l. per Hogshead, makes 300,000 l. besides the Duties not drawn back, and the new Freight it occasions.

This Settlement, it is to be observed, is only that Part of the original Grant, called the first, or London Colony; the other, termed the second, or Phymouth Colony, shall be spoke of when I come to treat of New-England, of which they were the original Planters; in the mean Time I proceed, as it comes next in

Courfe, to speak

Of Maryland.

THIS Colony remained a Part of Virginia (as several others did till they were dissemblered, which shall be noted in their proper Places) till 1632, when King Charles I. (in the eighth Year of his Reign) granted all the Country to the North of Potowmack River (not then planted) to Gecilius Calvert Lord Baltimore, and his Heirs; which Tract was thenceforward called Maryland, in honour of the then Queen Consort; and in Consequence of this Grant, the Proprietor sent over his Brother, with about two hundred Adventurers, to take Possessing Limits, and to make a Settlement; which they shrift did in an Indian Town, called afterwards St. Mary's, on the River Potowmack, and near the Mouth of that they shriftened St. George's.

they christened St. George's.

This foon became a flourishing Colony, though the Baltimore Family was deprived of its Government during the Civil Wars; but King Charles II.'s Restoration proved that of the Proprietor's; as his Majesty, on coming to the Throne,

reinstated him in all his Privileges.

The Province is fituated between 38° and 40° of Northern Latitude, and between 44° and 48° of Western Longitude; abounding, as Virginia does, in fine Springs and Rivers; so that, like the Virginians, they can bring the Ships up to their very Doors: It is divided into ten Counties, though it has very few Towns, the same Humour of living on their own Plantations prevailing among the Gentry here, as was before observed to reign among their abovementioned Neighbours.

The Soil and Products of this Country are fimilar to those of Virginia, and the Natives here imitate the others Management, in confining their Hulbandry to the Cultivation of Tobacco only, of which it is supposed they now produce as much as Virginia does, though the Quality to the English Taste is inferior to the other, it being stronger than the sweet scented Leaf gathered on the Borders of James and York Rivers; however, this Circumstance gives it a Preference every where in the North, to which Part of the World we generally send it: The Inhabitants

ORLD.

those few so small

and 80° of Western , and near one hune fay twenty-nine) s five Parishes, and fore, so small, that ighty Houses; and hat Number: The these the Negroes, fonably be supposed rom hence they are Silks, India Goods, nes, Cloths, Serges, Hoes, Bills, Axes, ives, Biscuit, Flour, Thing that is made h is repaid mostly in at near one hundred arly, employing beed for foreign Parts, 1. besides the Duties

the original Grant, econd, or Plymouth and, of which they as it comes next in

ers did till they were ces) till 1632, when the Country to the vert Lord Baltimore, yland, in honour of the Proprietor fent ke Possession of their Indian Town, calr the Mouth of that

ore Family was de-barles II.'s Restoraning to the Throne,

n Latitude, and beirginia does, in fine ring the Ships up to as very few Towns, ng among the Genrementioned Neigh-

of Virginia, and the eir Husbandry to the ow produce as much nferior to the other, ne Borders of Tames ference every where t: The Inhabitants

GREAT-BRITAIN, &c.

may be about 30,000, who are supplied with Necessaries from hence in the same Manner Virginia is, so that a Catalogue of them need not be repeated here.

Of New-York.

THIS, like the last mentioned Province, was a Part of Virginia, and became ours under the double Right of Discovery and Conquest; the first by Cabot, and the latter from the Dutch, who had settled here, and held it by an illegal Title, and therefore the English have retained it ever fince its Recovery at the Beginning of the Dutch War. It is about two hundred Miles in Length, though generally very narrow, well replenished with Provisions and Farms, which occafions its having few large Towns; the Capital (New-York City) however, is very confiderable for this Part of the World, as it contains upwards of a thousand well built Houses of Stone and Brick, besides commodious Quays and Warehouses on its excellent Harbour, where some hundreds of Ships and Vessels are employed in the foreign Trade and Fisheries from hence carried on to Madeira and the Azores, where they fend Pipe-Staves and Fish, returning with Wine and Brandy, to their very great Advantage; and to all our Sugar Islands, more especially Barbadoes, they fend Corn, Flour, Bread, Beef, pickled and smoaked Pork, Peas, Bacon, Apples, Onions, Board and Pipe-Staves; for which they brink back, Sugar, Molasses, Rum, Ginger, &c. And the Agents for this Province, in their Contest with the Sugar Plantations, affirmed, that their Winters being severe, obliged them to take off more of the Woollen Manufactures of this Kingdom (for which they remitted Gold and Silver) than all the Islands (Jamaica excepted) put together, and which I believe has remained uncontradicted.

At our becoming Masters of this Country, it was found to be very thinly peopled; but the Clime and Soil have proved such powerful Inducements to Adven-turers, that their Number is supposed now swelled to 50,000, with an Appearance of its daily Increase, from the Industry and good Œconomy of the present Inhabitants.

Of Penfilvania.

A Dmiral Penn, (afterwards Sir William) rendered himself famous, by the Conquest (with Col. Venables) of Jamaica; and endeared himself to every one ferving under him, by his unaffected Modesty, and other engaging Qualifications and Virtues; these, and his great Abilities in maritime Affairs likewise, placed him in a very high Degree of Esteem and Credit both with King Charles II. and his Royal Brother, which drew from the former a promised Grant of this American Territory, in Reward of his past Services to the Crown; but he dying before its Confirmation, and his Son not applying for it till some Years after, the Patent bears Date only from the 4th of *March*, 1680, containing all that Tract of Land in *America*, with all the Islands belonging to it, from the Beginning of the 40th Degree of North Latitude to the 43d Degree, &c This was the Contents of the first Grant; but Mr. Penn having afterwards obtained an Addition from New-York, the whole Territory of Pensilvania now runs three hundred and thirty Miles in Length, and about two hundred in Breadth, being diftinguished by this Denomination in both the Patents.

There were but few English when Mr. Penn sent over the first Adventurers, who had accompanying them a Governor of his appointing, to whom the Swedes and Dutch that remained very readily submitted; but he afterwards went in Perfon to settle the Constitution he had procured to be drawn up by that great Lawyer Sir William Jones, and to make Agreements with the Indian Princes. The Air is ferene and pleafant, the Soil generally fertile, and every Thing growing here in great Abundance and Plenty. The Towns are large and numerous, well fituated for Trade, and populous; infomuch that the Capital, Philadelphia, is now supposed to contain fifteen thousand Inhabitants, by which the Number of People in this flourishing Colony may be gueffed at, though it would be difficult

to afcertain them.

The Merchandize which Penfilvania furnishes for its Commerce with Europe and America, consists in Horses, Pipe-staves, Pork, Bees, and Fish salted and barrelled up, Skins and Furs; all Sorts of Grain, viz. Wheat, Rye, Peas, Oats, Barley, Buck-Wheat, Indian Corn, Indian Peas and Peans, Pot Ashes, Wax, &c. And in Return for these they import from the Garibive Islands, &c. Rum, Sugar, Molasses, Silver, Negroes, Salt, and Wine; and from Great-Britain, Houshold Goods, Clothing of all Sorts, Hardware, Tools, and Toys. They also grow some Rice, and a little Tobacco of the worst Sort; and their Trade with the Indians is consined to a few Articles; they receiving from them only Furs and Skins, and giving them in Return, some Clothing, Arms, Ammunition, Rum, and other Spirits.

Of the Jerseys.

THese fell under the Dominion of the Crown at the same Time that New York did, and with that composed the Province of Nova Belgia, taken from the Dutch, as beforementioned, and all were included in the Grant made by King Charles II. to his Brother the Duke of York; who invested this Part of it by the Name of Nova Caneria, in John Lord Berkley, and Sir George Carteret, and they or their Assigns agreed to divide it, with the Denomination of East and West New-Jersey; the first falling to the Share of Sir George, as the latter did to his Lord-slip; and both being parcelled out into different Proprieties, were unanimously resigned up to her Majesty Queen Anne, on the 22d of April, 1702, and have been ever since governed by Royal Authority: they have several well built Towns in them commodiously situated for Trade, as Ships of two or three hundred Tons may come up to the Merchants Houses in diverse of them. The Country yields Plenty of all Sorts of Grain, with which they supply the Sugar Islands, and besides this, drive some Trade in Furs, Skins, and a little Tobacco; they likewise ship some Train Oil, Fish, Corn, &c. for Portugal, Spain, and the Canaries, though New York is their principal Market, either for supplying themselves with, or disposing of their Commodities.

The Inhabitants are computed to be about 16,000, which like all others in our Plantations, are clothed from hence, and herein contribute to the Advan-

tage of their Mother Country.

Of New-England.

I N my Description of Virginia, I gave an Account only of the first, or London Company, referring my Readers for the Success of the second, or Phymouth

Company's Expedition, to this Place, which I shall now give.

These Adventurers contented themselves for some Years, with the Trade of Furs with the Natives of North Virginia, and fishing on that Coast, in which two Ships were employed so early as the Year 1614, commanded by the famous Capt. John Smith, and Capt. Thomas Hunt, the former of which landed, and took a particular View of the Country of the Massachusets, by which he was drawn into feveral Skirmishes with the Natives; and afterwards returning to England, he left Orders with Hunt to proceed in his Ship, with the Fish taken, to Spain; but this ungenerous Man, not content with his finny Treasure, and stimulated by an avaricious Desire of Gain, took such iniquitous Steps to procure it, as proved of fatal Consequence to the infant Colony; for as soon as Capt. Smith was departed. he enticed twenty-seven of the innocent Indians aboard, and carried them with his Cargo to Malaga, where he fold them at 201. a Head. This Outrage was refented by the Indians in fuch a Manner as might justly be expected; they broke off all Communication with the Colony, so that an entire Stop was put to the little they before carried on, and their Endeavours for Revenge were exerted on several future Occasions. And repeated Disappointments occurring by these Disagreements, the Patentees were discouraged from prosecuting their intended Settlements, and gave up all Thoughts of making them. However, other Adventurers carried on a Trade to New-England; and a Congregation of Independents who had fled from hence to Holland on Account of their Religion, under nerce with Europe

ish salted and bar-

Rye, Peas, Oats,

Ashes, Wax, &c.

, &c. Rum, Su-

at-Britain, Houf-

They also grow

ir Trade with the

m only Furs and

mmunition, Rum,

GREAT-BRITAIN, &

Mr. John Robinson their Minister, now meditated another Remove, and determined on changing their Clime once more, from an European to an American; flattered with the Hopes of finding an Afylum in the latter, which was denied them in the former. And they accordingly procured a Grant for this Settlement on Hudfon's River, where, however, they never arrived; but either Chance, or Treachery (as some suppose) having drove them to New-England, in the Latitude of 42° North, they there landed, and built themselves a Town, which they called New Plymouth, being about a hundred Souls in all, Men, Women, and Children, of which a great Part died the first Winter. However, new Recruits continually fucceeding, they began to grow powerful, and became a flourishing Colony; and this led them to reflect feriously on the Nature of their present Settlement, which they knew to be precarious, as they were not only without a Patent or Grant to secure them in the Possessions they now enjoyed, but held them contrary to the Rights of the North Virginia (or New-England) Company. In order therefore to establish themselves on a better Footing, they commissioned one of their Number, in the Year 1624, to follicit a Charter for them, which he successfully performed, and obtained one more favourable than their most fanguine Expectations could make them hope for; they being thereby enabled to elect a Governor, Council, and Magistrates, and to make Laws, provided they were no ways opposite to ours, or in any Respect encroached on the Crown's Prerogative: Thus the first Settlement in this large and fertile Country was confirmed; and this animated others to take the same Steps; of which I shall give some Account in as

brief a Manner as possible. In 1625, Mr. White of Dorchefler, another Minister of the same Persuasion with the beforementioned, being animated by his Success, determined to follow his Steps, in Hopes of the same good Fortune; and accordingly procured a Grant from the North Virginia Company, to diverse therein mentioned, of all that Part of New-England, which lies between the great River Merimack and Charles River, &c. and obtained a Patent from King Charles I, to hold the same; which was enlarged by a new one 1628, with still greater Privileges than in those ceded to the New-Plymouth Colony, and by whom Charles-Town, Dorchester, and Boston (the Capital) were fuccessively built; and from these a Colony was detached, to settle on Connecticut River; which afterwards obtained a Grant for themselves, with Privileges similar to those already spoke of. After these, New-Haven was built, and the Country settled; and whilst this was transacting in the South-West Parts of New-England, those in the North-East were not neglected; for these Coasts having for some Time been frequented, for the Advantages of Fishing and the Fur Trade, encouraged those concerned therein to attempt an Establishment; which they succeeded in so much to their Satisfaction, as in a few Years to settle the two Counties of New-Hampshire and Main, for which they obtained a Charter; but as Feuds and Divisions prevailed among them, they again refigned it (in 1684) to

the Crown, where the Property has ever fince remained.

And if any one reflects on the fwift Progress made in these Settlements, that in about twenty Years they had built twice as many Towns, cultivated a large Tract of Land, and settled a tolerable good Trade, he must allow them to have been uncommonly industrious, more especially if he considers the many Difficulties they

had all along to struggle with.

New-England at present comprehends four very considerable Governments, viz. Massachusets (which with New-Phymouth and the Main are now included in one Charter;) New-Hampshire, still remaining sepa. te; Connessiout (comprehending also New-Haven;) and Rhode Island, with Providence Plantation. The whole Country extending from 41 to 45 Degrees of North Latitude, and from 67 to 73 Degrees of Western Longitude, abounding with Plenty of Fish, Fowl, Fruit, Grain, and Herbage; it is likewise replete with many fine Rivers, and its Inhabitants are very numerous.

Its Commerce is very confiderable, being spread all over America, and to several Parts in Europe; our Sugar Colonies are from hence supplied with Fish, Cattle, Corn, Apples, Butter, Cheese, Oil, Tallow, Boards, Hoops, Pipe-Staves, Skins, Bark, Turpentine, &c. and these in such vast Abundance, that the Island of Barbadoes only is computed to take off the Value of two hundred thousand Pounds

Belgia, taken from rant made by King is Part of it by the Carteret, and they Eaft and West Newser did to his Lordwere unanimously 702, and have been rell built Towns in nree hundred Tons The Country yields Islands, and besides

h like all others in ute to the Advan-

they likewife ship

Canaries, though

selves with, or dif-

the first, or London cond, or Plymouth c.

with the Trade of oast, in which two y the famous Capt. ed, and took a parne was drawn into to England, he left to Spain; but this stimulated by an are it, as proved of mith was departed, ried them with his is Outrage was reected; they broke Stop was put to renge were exerted occurring by these ing their intended owever, other Adgation of Indepen-ir Religion, under

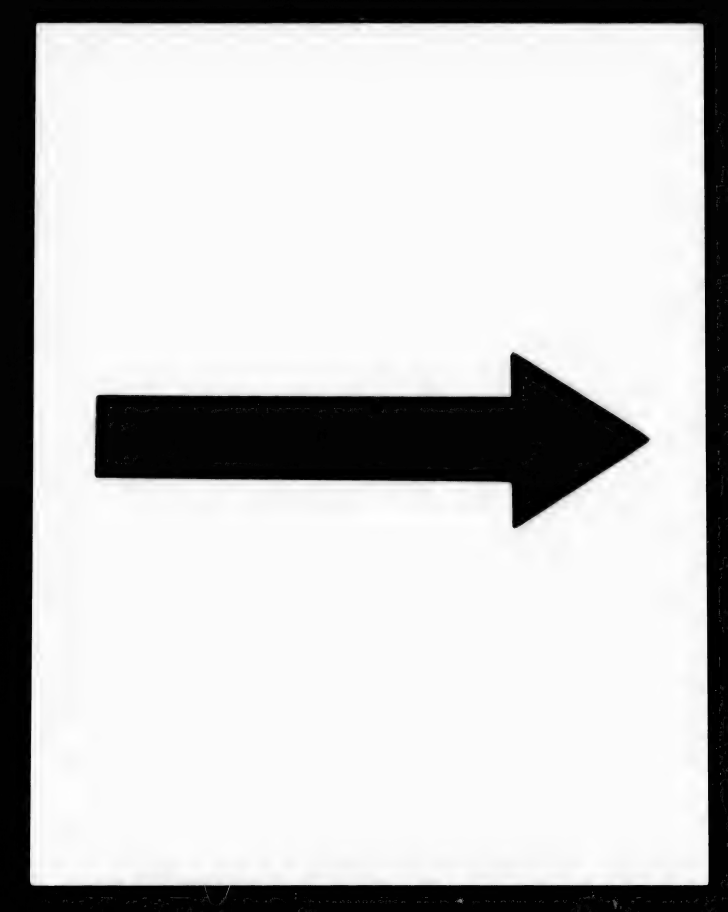
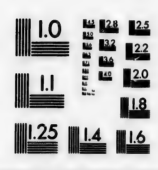


IMAGE EVALUATION TEST TARGET (MT-3)



Photographic Sciences Corporation

23 WEST MAIN STREET WEBSTER, N.Y. 14580 (716) 872-4503

SIL STEEL ST



yearly; they also deal with the other Sugar Colonies; sometimes with the French. more with the Spaniards; and their Exportation of Fish for Portugal, Spain, and Italy, is greater than from any Part except Newfoundland .- From hence they take all Kinds of Mercery Goods, Linen, Stockings, Shoes, Sail-Cloth, Cordage, Haberdashery Ware, and a vast many other Things: In Return, they build for us a prodigious Number of Ships, and supply us with Pitch, Tar, Turpentine, Skins. Furs, Oil, Whale Fins, Logwood, and other Commodities; befides a great Quantity of Masts, Yards, and Plank, for the Royal Navy; and as I cannot pretend to make a Calculate myself of the Advantages accruing to us from this Trade, I shall adopt Sir Josiah Child's Words on this Subject, to convey to my Reader an Idea of the Greatness of them. "To do Right (says he) that industrious English Colony " (speaking of New-England) I must confess, that though we lose by their un-"Limitted Trade with other foreign Plantations, yet we are very great Gainers by their direct Trade, to and from Old England. Our yearly Exportations of " English Manufactures, Malt, and other Goods from hence thither, amounting, " in my Opinion, to ten Times the Value of what is imported from thence; " which Calculation I do not make at Random, but upon mature Confideration; " and peradventure upon as much Experience of this very Trade, as any other " Person will pretend to do, &c." And I shall only add, that besides the Advantages which at present accrue to us from this flourishing Colony, many others may be reaped, whenever the Legislature shall think proper to encourage them; as from thence all naval Stores may be supplied, and a Sufficiency of Iron to answer every Demand and Purpose; so that we may shake off our Dependance on the Northern Powers for these Commodities whenever we will, as we can have them of our own, without a Ballance of several hundred thousands a Year in our Dis-

Of Nova-Scotia.

NO Part of our American Settlements has occasioned more Contests than this, or has so often changed Masters; having been several Times alternatively possessed by French and English, though our Title to it is founded on Cabot's Discoveries, and was therefore originally regarded as a Part of North-Virginia, and as such, within the Charter of the Western Company, who gave strict Orders to those in their Service, by all Means to prevent foreign Nations from settling in their Limits.

Sir Samuel Argal, then Governor of Virginia, made a cruifing Voyage in 1618, round the Coast northwards, as far as Cape Cod in New-England, about five or six Years before the English Adventurers arrived in that Country; and being informed by the Indians, that some white Men had sertled farther North, he went, and found a Fort built, with a French Ship riding at Anchor before it, both which he took; and the French afterwards cancelled their Patent from their King; and acquainted him of another Settlement made by their Countrymen at a Place they had named Port-Royal, in a Bay on the South-West of Acadia, which he also went to and reduced it.

When Sir Ferdinand Gorges was President of the New-England Company, he proposed to Sir William Alexander to procure a particular Grant for the Land to the Northward of their Patent, who accordingly applied for and obtained it of King James I. in 1621; and the next Year sent a Ship with Passengers to plant and settle there; but it being late in the Season, they were forced to Winter in Newfoundland, and to wait the Spring's Return before they could get away, which they effected as soon as the Weather would permit it, and proceeded on their Voyage till they happily concluded it, and landed in what they afterwards called Lukes-Bay; and Sir William Alexander having published a Book, with the Description of the Country, placed it in so tempting a Light, that his Sovereign created a new Order, called the Knights of Nova-Scotia, purely to facilitate its Plantation.

This objected Settlement, however, proved abortive; and there was afterwards another Grant made of the Northern Pert of this Country, to Sir David Kirk, from whom the French King bought it, or at least contracted to give him 5000 for it; and Sir William Alexander, some Years after, sold his Property to Claude de

with the French, rtugal, Spain, and m hence they take

oth, Cordage, Ha-

hey build for us a Furpentine, Skins,

ides a great Quancannot pretend to this Trade, I shall Reader an Idea of

ous English Colony

lose by their un-

y great Gainers by y Exportations of

ither, amounting,

rted from thence;

ure Confideration; ade, as any other besides the Advan-

many others may courage them; as

of Iron to answer

ependance on the

we can have them

Year in our Dif-

GREAT-BRITAIN. &c.

is Tour, a French Nobleman; which plainly proves that the Rights and Titles by which they held them were acknowledged by that Nation.

Oliver Cromwell, in 1654, fent Major Sedgwick to dislodge the French from

Port-Royal, which he effected, and took Possession of the said Tract of Land; on which Charles de St. Estina (I believe it should be Estienne) on and Heir to Chaude de la Tour, came to England, and on making out his Claim under Sir William Alexander, then Earl of Sterling, Cromwell allowed it.

On the 20th of Sept. 1656, the faid Charles de St. Estina sold and conveyed his Property in the said Country to Sir Thomas Temple and William Crown, who divided

the faid Land by Deed of Partition.

Sir Thomas afterwards, viz. in the Year 1662, made out his Right, and obtained a Patent from the Crown, not only for the Torritory mentioned therein, but for the Government thereof during his natural Life, and the fole Monopoly of the Fishery and Trade with the Indians.

By the Treaty of Breda, in 1667, this Land was again ceded to the French; and in 1670, the Possession was delivered to them by Sir Thomas, in Virtue of the said Treaty, and in Obedience to express Orders from the Earl of Arlington, then Secretary of State, though he never conveyed his Right to the Lands, nor ever received a fingle Farthing of 162001. Sterling, then stipulated to be paid him in Recompence of his Dilbursements for building Forts, maintaining Garrisons, and the Debts due to him from the Natives, though much follicited for, both at the Court of England and France.

In 1690, on the 28th of April, Sir William Phipps, having by Order of the Maffachuset's Government set forward on an Expedition for the Reduction of this Country, succeeded therein; and having dispossessed the French thereof, and appointed a Governor, he returned to New-England on the 30th of May following, and the English remained Masters of it till 1697, when by the Treaty of Rifewick it was once more restored to the French.

In 1710, it was again reconquered by the Forces of her late Majesty Queen Anne, fent from hence and New England, under the Command of General Nicholfon; and by the Treaty of Utrecht in 1712, was yielded up to Great-Britain, and has ever fince continued in the Poffession of this Crown, having been constantly garrison'd by a Regiment of Soldiers, till its late Settlement augmented the Number of these, as well as of its Inhabitants.

Sir Thomas Temple died on or about the 27th of March, 1674, at Brentford in Middle less, leaving his Nephew John Nelfon, Esq. of Boston in New-England, his Heir and sole acting Executor to his Will; who by Deed, bearing Date the 15th of April, 1731, sold and conveyed all his Right, Title, Claim, &c. in and to the said Lands, Debts, Rents, &c. to Samuel Waldo, Esq. of Boston aforesaid; of which the faid Samuel Waldo afterwards fold and conveyed an undivided Moiety to me. And as we were conscious of what Importance the Settlement of this Province would be to the Northern Colonies, we secured a considerable Number of Swifs Protestants to begin it, not imagining, after so clear a Deduction of our Title, we should have any impediment to so necessary a Work, pregnant with innumerable Advantages to the Nation. However, left our Right should be futurely contested, on Account of the aforesaid several Treaties and Changes of Possession, we humbly intreated his Majesty, about thirteen Years ago, to confirm our Grant, or to give us a new one; which Petition he was gracioully pleased to refer to a Committee of Council, and the Committee referred it to the Consideration of the Attorney and Sollicitor General; which being just before the breaking out of the late War, this Occurrence made us defift from pressing the Affair; so that I believe it was never reported; however, I humbly conceive our Right to be no way

prejudiced, much less extinguished thereby.

This Country lies in a good and healthy Climate, being in the same Latitude with Old France; enriched with a fertile Soil, abounding in fine navigable Rivers, that, like its Coasts, are full of various Kinds of Fish; more especially Salmon, Sturgeon, Herrings, Cod, and Whales; and besides these, the Province is capable of producing Hemp, Flax, Masts, Iron, and all the naval Stores, extra of Furs, Oil, Whalebone and Poorjack, of which I remember several Cargoes were caught and cured about thirty Years fince at Canfo; it can also as conveniently as

Contests than this, s alternatively poson Cabot's Discob-Virginia, and as ftrict Orders to s from fettling in

Voyage in 1618, about five or fix nd being informed h, he went, and e it, both which their King; and n at a Place they ia, which he also

nd Company, he for the Land to d obtained it of ffengers to plant ced to Winter in get away, which oceeded on their fte: wards called ith the Descripovereign created te its Plantation. was afterwards Sir David Kirk, give him 5000/. rty to Claude de

any other supply the Sugar Colonies with Provisions, Boards, Staves, &c. and confequently, under proper Encouragement, soon become capable of taking off large Quantities of British Manusactures, and in Time prove a valuable Establishment

to ita Mother Country.

In the Year 1749, a Town was built in this Colony, and called Hallifax, from the noble Patron of the Undertaking, who then prefided at the Board of Trade. By the Goodness of its Harbour and Convenience for the British Men of War to winter in during the Expeditions against Canada, together with its happy Situation for the Cod Fishery, this bids fair to be one of the most considerable Towns in North America, notwithstanding its Northern Climate, being free from Ice the whole Winter. Several other Towns have been fettled in this Colony during the present War of 1760, which shews that the old Maxim, of War being unfavourable to new Settlements, may now be exploded.

Of the Islands of Cape Breton and St. John.

THESE two Islands belonged to the French, but were taken from them in the Year 1758 by the English Fleet and Arrry commanded by Admiral Bestawen and General Ambers. The principal Advantage of these Islands is owing to their Situation for the Cod Fishery, which throws the Whole of that invaluable Trade into the Hands of the English, calculated by some at so large a Sum as eight hundred thousand Pound per Annum Profit, employing at least 1500 Ships. exclusive of large Boats.

At the same time these Islands were taken, the French Neutrals (as they were called) were carried from Nova-Scotia to our more Southern Settlements, by which that lately fettled Colony is fecured from Inroads both from them and the

Of Canada.

IN the Year 1759, General Wolfe and Admiral Saunders being fent with an Army and Fleet from Great-Britain to attack this very confiderable Settlement of the French, their Armies were bleffed with fuch Success that they made themselves Masters of the City of Quebeck, the Capital of that Country, situated on the River St. Laurence. At the same Time General Amberst, the Conqueror of Louisburgh the Year before, with Sir William Johnson, and a large Army of Regulars from England, Provincials, and Indians, marched against the French Settlements at Crown Point, Ticonderoga, and Niagara; the two first of which were abandoned on the Approach of General Amberst, but Winter coming on, prevented his proceeding to Montreal, and thereby making a Junction with General Wolfe. While this was doing, Sir William Johnson besieged Niagara; and an Army of French and Indians coming to raise the Siege, he entirely deseated them, on which the Place furrendered. General Forbes marched with another Army to attack Fort Du Quejne on the Obio, which the French set on Fire and abandoned on his Approach. This finished the Operations in this Country for the Year 1759.

In the Beginning of the following Year, 1760, the French from Montreal attacked the new Conquest of Quebeck; but raised the Siege on the Arrival of the English Fleet, abandoning their Tents, Baggage, Artillery, &c. On the Approach of Summer, General Amberst proceeded with his Plan for the entire Conquest of this Country; and notwithstanding the Difficulty of bringing up Artillery and supplying an Army with Provisions at so considerable a Distance from the Back Settlements of our Colonies, he arrived at Montreal in the Beginning of September, where he was joined by General Murray from Quebeck. The Day General Murray arrived, Articles of Capitulation were agreed on between General Amberst and the Marquis Veudreuil, Commander in Chief of the French Troops in that Country, and Governor General of the Colony, for the Surrender not only of Montreal,

but of all Canada.

This Country is of a prodigious Extent, and by its large Lakes and Rivers, formed for the greatest inland Navigation in the World. The French Inhabi-

GREAT-BRITAIN, &c

aves, &c. and conof taking off large ble Eftablishment

led Hallifax, from a Board of Trade.
sifk Men of War
with its happy Simolt confiderable
te, being free from
d in this Colony
Maxim, of War

ORLD.

ken from them in aded by Admiral fe Islands is owing of that invaluable b large a Sum as least 1500 Ships,

rals (as they were Settlements, by om them and the

settlement of the made themselves ated on the River ror of Louisburgs of Regulars from the Settlements at were abandoned revented his pro- al Wolfe. While Army of French n, on which the to attack Fortoned on his Apar 1759.

Montreal attacked

Interest attacked al of the English person of Sumonquest of this tillery and supthe Back Settleg of September,
y General Murral Amberst and s in that Counly of Montreal,

kes and Rivers, French Inhabitants. tants, who by the Articles of Capitulation are allowed to remain in the Country and enjoy their Estates, amount to near 100,000: these, with the Demand of Goods for the Indian Trade, will occasion a very considerable Consumption of British Commodities, and consequently greatly encrease the Exports to America. Another Advantage will arise to Great-Britain, in relation to the Hat Trade, as by this Conquest and Hudson's Bay, the whole Fur Trade of Beavers, so useful in that Commodity, will be consined to this Kingdom.

Of Georgia.

THIS is the laft of our Settlements on the Continent, as well in Point of Time as Situation; it bounding our Pretensions in America to the South, as Nova Scotia does to the North; and is of equal Importance with this latter as a Frontier Province: It lies in the Bounds of Carolina, as described in their Charter; but having for so long remained unsettled, the worthy Projectors of the Georgia Establishment fixed on this Spot as a proper one for their henevolent Intentions of relieving the Distresses of their Fellow Creatures, and at the same Time to make their Relief turn to a publick Advantage. It was with these generous Views, that a Set of Gentlemen sollicited his late Majesty King George II. for a Grant of the uncultivated Lands aforementioned, with the free Consent of the Carolinians, to whom this Tract was rather a Burthen than a Benefit, and from whose Settlement they expected to reap both Security and Advantage. His Majefty, always ready to promote the Good of his Subjects, was graciously pleased to condescend to their Request, and by his Letters Patent, bearing Date the 9th of June, 1732, did constitute the Petitioners a Corporation, by the Name of The Trustees for establishing the Colony of Georgia in America; with Capacity to purchase and take Lands, to sue and be fued. Sc. with the restraining Clauses, that no Member of the said Corporation should have any Salary, Fee, Perquisite, Benefit, or Profit whatsoever, for acting therein, or should have any Office, Place, or Employment of Profit whatsoever under the said Corporation, &c. They had likewise a Power to make By-Laws, &c. And amongst other Things, there was granted to the faid Corporation and their Succeffore (under the Reservations therein mentioned) seven undivided Parts (the whole to be divided into eight equal Parts) of all those Lands, Countries, and Territories, fituate, lying, and being, in that Part of South Carolina, in America, which lies from the northernmost Stream of a River there, called the Savannab, along the Sea Coast to the Southward, unto the most Southern Stream of a certain other great Water or River, called the Alatamaba; and Westward from the Head of the faid Rivers, respectively in direct Lines to the South Seas: To have and to hold the same to them, &c. for ever, for the better Support of the said Colony, under the yearly Rent of sour Shillings Proclamation Money of South Carolina, for every hundred Acres of the faid Lands; for every of which the faid Corporation should grant, demise, plant, or settle; but not to commence until ten Years after fuch Grant, Demile, Planting, or Settling; and erected and created the faid, Lands, Countries, and Territories, into one independant and separate Province, by the Name of Georgia; and made the Inhabitants who shall reside therein, free, and not subject to any of the Laws, Orders, Statutes, or Constitutions of South Carolina, except the Commander in Chief of the Militia; and authorised the faid Corporation, for the Term of twenty-one Years from the Date of the faid Letters Patent, to form and prepare Laws, Statutes, and Ordinances, for the Government of the said Colony not repugnant to the Laws and Statutes of England; to be presented under their common Seal to his Majesty in Council, for his Approbation or Difallowance; and that the faid Laws to approved of, should be in full Force and Virtue within the faid Province. The Council for the Time being of the said Corporation were likewise impowered to apply their Money, make Contracts, &c. to appoint Officers and Servants, removeable at Pleasure; that they might transport and convey into the said Province such of his Majesty's Subjects and Foreigners, as are willing to go and inhabit there; and declared all Perfons born within the faid Province, and their Posterity, to be free Denizens, as if they had been born in any of his Majesty's Dominions. The said Corporation had likewise Power to

affign, transfer, and fet over, fuch particular Portions of the faid Lands, Tenes ments, and Hereditaments, unto such of his Majesty's Subjects and others, willing to live in the said Colony, upon such Terms, an' for such Estates, and upon such Rents, Refervations, and Conditions, as the fame might lawfully be granted, and as to the faid Common Council should feem fit and proper; provided no Grant should be made of any Part of the said Lands, unto, or in Trust for, or for the Benefit of, any Member of the faid Corporation; and that no greater Quantity of the faid Lands be granted, either intirely or in Parcels, to, or to the Use of, or in Trust for, any one Person, than five hundred Acres; and declared, that all Grants made contrary to the true Intent and Meaning thereof, should be absolutely null and void. And granted, that the faid Corporation, for the Term of twenty-one Years from the Date of the faid Letters Patent, should have Power to erect and constitute Judicatures and Courts of Record, or other Courts, to be held in his Majesty's Name, for the Hearing and Determining all Manner of Crimes, Offences, Pleas, &c. And it is directed, that all Rents, Issues, or Profits, which should come to the said Corporation, itsuing or arising out of, or from the said Province, should be laid out and applied in such Manner as would most improve and enlarge the faid Colony, &c. And directed, that the shid Common Council should from time to time, for the said Term of twenty-one Years, have Power to appoint all such Governors, Judges, Magistrates, Ministers, and Officers, civil and military, both by Sea and Land, within the faid Diffrict, as they should think fit and needful for the Government of the said Colony (except such Officers as should be appointed for managing, collecting, and receiving such of his Majesty's Revenues as should arise within the said Province) with a Proviso, that every Governor to appointed, should be approved of by his Majesty, and qualify himself as other Governors in America are by Law required to do, &c. And they have Power to train the Militia, creet Forts, &c. And that they shall have Power to import and export their Goods, at or from any Ports that should be appointed by his Majesty, within the said Province, without being obliged to touch at any other Port in South Carolina; and declared, that after the End of the faid twenty-one Years, such Form of Government, and making of Laws and Statutes, and Ordinances for the Government of the said Province and its Inhabitants, should be established and observed within the same, as his Majesty, his Heirs, and Successors should ordain and appoint, agreeable to Law; and that after the End of the faid twenty-one Years, the Governor, and all Officers civil and military within

the faid Province, should be appointed by his Majesty, his Heirs and Successors.

In consequence of this extensive Charter, many Nobles and Men of Fortune undertook, in Quality of Trustees, to carry the Design into Execution, and had as the Object of their first Care, the obtaining a sufficient Fund for enabling them to send over a considerable Body of People, and to provide them with all Kinds of Necessaries; to which they liberally subscribed themselves, obtained considerable Sums by Collection from Persons who were charitably disposed, to forward the Settlement, and, besides, procured a Donation from Persiament of 10000s.

Settlement, and, besides, procured a Donation from Parliament of 10000/.

The propercit Method was also studied in making this Settlement, that it might both answer the intended Ends of their being sent thither, and also contribute as much to the publick Utility as possible; in order whereto, every Individual was regarded as a Planter and Soldier, and accordingly furnished with Arms for Defence, and Tools for his Husbandry, whose Use and Exercise was also taught him; it was also resolved, that Towns should be planned, and Lands appointed for the Subfistance and Conveniency of the Settler, and these be held in Tail-Male, as the properest Tenure in this infant Colony. The Introduction of Negroes was also prohibited for many Reasons. And after these Dispositions were made, and the Trustees enabled by publick and private Leneractions, one hundred and sourceen Souls, Men, Women, and Children, embarked with James Oglethorpe, Efq. (one of the Trustees) in November, 1732, and failed for Carolina, where they arrived on the 15th of January following; and being affifted by the Governor of Charles-Town, and other kind Gentlemen, a Town was marked out, and the first House begun (ten Miles up the River Savannah) on the 9th of February; after which Mr. Ogletborpe procured all the Affistance and Necessaries he could for his young Colony, fowed and planted a Quantity of Corn, Herbage, and Fruit, made a

d Lunds, Tene-

others, willing be granted, and

wided no Grant ft for, or for the

cater Quantity of the Use of, or in

l, that all Grants e absolutely null m of twenty-one wer to erect and m be held in his

of Crimes, Of-

r Profits, which or from the faid ild most improve

Common Council e, have Power to nd Officers, civil

as they should

ept fuch Officers fuch of his Ma-

a Proviso, that efty, and qualify o, &c. And they

shall have Power ould be appointed

d to touch at any of the faid twen-

and Statutes, and habitants, should

Heirs, and Sucafter the End of

nd military within and Successors. Men of Fortune ecution, and had

for enabling them with all Kinds of ained confiderable

d, to forward the f 10000/.

ent, that it might

also contribute as

ry Individual was Arms for Defence, ught him; it was

nted for the Sub-

'ail-Male, as the Negroes was also

re made, and the dred and fourteen

ethorpe, Efq; (one here they arrived

vernor of Charlesnd the first House ary; after which

nd Fruit, made a

GREAT-BRITAIN,

Treaty with the Indians, and then returned to England, in order to continue his good Offices by procuring the necessary Supplies to be sent this Object of his Care; and arrived in Sasety, in June, 1734, accompanied by several of the Indian Kings, and Chiefs, who were endeared to our Countrymen by the kind Usage

thewn them here.

Mr. Ogletborpe again embarked, and on the 6th of February, 1735, arrived with four hundred and feventy Persons, who were settled on the Island of St. Simon; and in the preceding Month, a Parcel of Scotch Highlanders were got there, and established up the River Alatamaha, about sixteen Miles distant from the aforesaid sile; they both built Towns, the English calling theirs Frederica, and the Scots, New Inverness: Roads of Communication were made between the Towns of the British Adventurers and the Indians, and both the North and South Frontiers were not cally secured by Fortifications, but also by an amicable Treaty, concluded with the Spaniards of St. Augustin, which however was disapproved of by their Court and the Governors of Cube; and Spanish Florida had Directions to prepare such a Force as they imagined would be sufficient to destroy our Settlements, as well in Caroline as Georgia; to prevent which, his Majesty was graciously pleased to order a Regiment of six hundred effective Men to be sent to Georgio for its Defence and Protection, and the Trustees allotted each one of them a Parcel of Land

to encourage their good Behaviour. The Parliament also now granted them 20,000/. and 26,000/. at fundry Times afterwards, for their further Affistance, which enabled the Trustees to make another Embarkation, and with these repeated Augmentations of People, the Towns laid out in this new Colony began to flourish. Mr. Ogletborpe was appointed Colonel of the aforesaid Regiment, and no one could have been more proper for the Command than he, who only used his Authority and Care, to protect that Settlement, which with so much Farigue and Affiduity he had planted; but this Reinforcement did not induce him to abate any thing of that Discipline he had always observed, but he continued to train his Militia, with the same Exercise and Regularity he had before used them to, and disregarding the Dangers he run, and the inconveniencies he suffered by travelling in an almost unknown, uninhabited, and confequently an uncultivated Country, he undertook a Journey of five hundred Miles from Frederica, purely to encrease the Services he had al-ready rendered the Colonies of Carolina and Georgia, by concluding a new Treaty with the Indians, and thereby confirming them in the English Interest, at a Time when the French were using their utmost Efforts to draw them off from it; thus (to advance and secure the Happiness of others) did this worthy Man, with unwearied Diligence, expose himself to Hazards and Toils, that would have proved unsurmountable to one of a less enterprizing Genius and steady Resolution; but these enabled him to go through even such a comfortless and tiresome Expedition, as this now mentioned

The Number of People settled in Georgia in the first eight Years was upwards of two thousand, which under Mr. Ogletborpe's prudent Conduct, in Obedience to the wife Regulations and Dispositions of the Trustees, had now acquired Strength fufficient to defend themselves, as they were soon obliged to prove; for the War, kindled here with the Spaniards in 1739, soon blazed out in America, where General Oglesborpe, having with all the other Governors in that Country received his Majesty's Orders to annoy the Spaniards as much as they could, agreed on an Expedition against them at St. Augustin, in Conjunction with the Forces of Carolina; and though the Plan of their Operations seemed to be well concerted, it unfortunately miscarried with the Loss of many Men and much Money. The Spaniards in Return paid them a Visit in the Beginning of June, 1742, but met a signal Repulse from the English; for though their Force consisted of fifty-fix Sail, with between seven and eight thousand Men, they were deseated by the Handful General Oglethorpe had with him, to the immortal Honour, both of the Soldiers and their Commander, who obliged the Enemy to to precipitate a Flight, as to leave Part of their Baggage, &c. behind them. The General received the Congratulations and Acknowledgments, so justly due to his Bravery, from all our American Governors, and ought to have the same Incense paid him, by every Well-wisher to the

Colonies, or indeed Great-Britain itself.

This Province is faid to be capable of producing all that Carolina does, though the Truftees, from an Observation that most of the American Settlements run into a Cultivation of the fame Commodities, recommended a different Practice here, and ordered a large Plantation of Mulberry-Trees to be made, invited thereto by the Propriety of the Soil, and Agreeableness of the Clime for raising Silk, of which a Parcel was brought from thence in 1739, and deemed by competent Judges to be very good; though what more it may have produced fince, I must confess myself ignorant, or indeed, of what off Returns it has made to the People's Expectations, from the large Sums expended on it; though, should it fall short in the Fertility it has been praised for, and remit but little in Exchange for the Manusactures it takes from hence, the Establishment ought to be supported as an important Frontier, whose Consequence has been demonstrated, in the Stand it made against the above-mentioned powerful Attack, which might otherwise have proved of fatal Consequence to several of our Colonies.

I have now done with our Settlements on the Continent, and shall next speak of our American Islands, equally beneficial to this Kingdom with the Establishments, whose Trade I have just now described; and shall begin with those called the

Caribbee or Antilles, and of these with the principal one, 10 100 ruige A

Barbadoes,

WHICH was primarily granted by King Charles I. (on his coming to the Crown) to James Earl of Carlifle, who having fold some Parcels to several Adventurers, they transported themselves thither; and the first Improvement they attempted was planting Tobacco; but this not fucceeding according to Expectation, they proceeded to try Cotton and Indigo, which afforded them much better Returns. But I fin ! they made little or no Sugar till 1647, when the Colonels Modiford, Drax, and Walrond, and several other Cavaliers, were induced by their uneafy Situation in England under the Usurper, to convert their Estates into Money, and to seek a quier Recess in this fertile life, carrying with them such Implements and Machines as were proper for Sugar Works, which they intended to propagate, as feemingly the Commodity best adapted to the Soil, and in which Experience has proved they were not deceived; for it is faid, that Colonel Drax in a few Years acquired an Estate of 7 or 80001. per Annum, and married the then Proprietor's (the Earl of Carlifle's) Daughter.

The Encrease of its Riches and Inhabitants was a Consequence of the Soil's Fertility, and a Reward of the Planter's Industry, and I believe is unparallelled by any Settlement, of any Nation whatfoever; as in 1626, this Country was fo far from being settled, that it was quite uninhabited, affording nothing for the Support of Life, and overgrown with Shrubs and Bushes, enough to discourage the Attempts of the first Planters to clear it; yet in the Space of firty Years, this Incumbrance was quite destroyed, and by an exact Calculation there were in the Island at this Period fifty thousand white People, (of whom twenty thousand were able to bear Arms) and eighty thousand Negroes; a surprizing Populousness on so finall a Spot, and in so short a Time! though it is probable the Inhabitants would ftill have encreased, had not an epidemical Distemper among the Whites, begun in 1691, swept off such Numbers of them, that the Calamity has not been repaired to this Day; and it is supposed, that at present there are not above thirty thousand white People on the Island, and of Negroes, Mulattoes, and Mestive Slaves, about an hundred thousand.

In 1661, this Island was purchased by King Charlet II. of the Lord Kinoul, Heir to the Earl of Cartifle, since which Time it has continued unaliened by the Crown: It lies in 13 Degrees of North Latitude, and 59 of Western Longitude, being about twenty-five Miles in Length, and fifteen in Breadth, very little bigger than the Isle of Wight, and supposed to contain, according to a round Computation, a hundred thousand Acres. The whole is so entirely planted with Canes, that even the common Necessaries are not cultivated or raised here; so that Corn, Flesh, and Fish, is for the most Part brought from the northern Co-

lonies, besides Fuel, and all Sorts of Staves and boards.

Bridge-

thins does, though telements run into rent Practice here, invited thereto by r railing Silk, of sed by competent uced fince, I must has made to the though, should it little in Exchange ought to be supa demonstrated, in tek, which might

finall next fpeak of the Establishments, those called the

C 12. 14.15.

astron

his coming to the Parcels to feveral Improvement they ng to Expectation, i much better Rethe Colonels Moinduced by their Eftates into Mothem fuch Imples they intended to boil, and in which at Colonel Drax in Imarried the then

of the Soil's Feris unparallelled by
Country was fo far
hing for the Suptto discourage the
ty Years, this Inthere were in the
nty thousand were
'opulousness on so
Inhabitants would
ae Whites, begun
has not been ree not above thirty
toes, and Messive

the Lord Kinoul, unaliened by the Western Longireadth, very little to a round Comely planted with r raised here; so the northern Co-

Bridge-

Bridge-Town, or St. Michael's, is the only one of any Confequence in the Island, being fituate in Carliffe Bay, and contains between ten and twelve hundred Houses, tolerably well built with Brick or Stone, defended by three Castles, and accommondated with good Wharfs and Keys, for landing and loading of Goods.

modated with good Wharfs and Keys, for landing and loading of Goods.

The Product of the Isle, as has already been remarked, is principally Sugar; tho' besides this, great Quantities of Rum are dittilled from the Molasses, and it associates forme Cotton, Indigo, Ginger, and Pinento, all which it returns us in Lieu of the Manusactures and Commodities it is fo largely supplied with from hence, besides the Advantage arising from an Employ of Shipping, necessary to furnish them with the Madeira Wine they want, this being the principal Beverage of the Rich and Opulent in the West-Indies.

Of St. Christophers, Nevis, (or Mevis) and the other Caribbee Islands.

THE first of these stands next in Regard to Barbadoes, being about seventy-sive Miles in Circumference, and lies in the Latitude of 17°25' on this Side the Line. The English and French both took Possessing of it on the same Day, and in May 1627 divided it between them, continuing in perfect Amity till the breaking out of the War, which destroyed the Harmony; and our Countrymen being more powerful than their Neighbours, drove them of the Premises, which by the Treaty of Utrecht were confirmed to the Crown of Great-Britain.

Their chief Product is Sugar, (of which in a common Year they make about 10,000 Hogsheads,) but like the last mentioned Island, this also yields some Gin-

ger, Indigo, and Cotton.

Nevis, or Mevis, was also settled by the same Persons, and within a Year of the same Time as St. Kits was, and is commonly the Residence of the Governor of these Leeward Islands; it is not above twenty Miles in Circuit, yet has maintained

fame Time as St. Kits was, and is commonly the Relidence of the Governor of these Leeward Islands; it is not above twenty Miles in Circuit, yet has maintained between 30 and 40,000 Whites and Blacks, and produces about 6000 Hogsheads of Sugar.

Montferrat was begun planting with Nevis, and feems to be near a Circle of about three Leagues Diameter, more mountainous than any other of the Antilles, and yet fo fruitful in the Vallies and Plains, as to produce from 2500, to 3000 Hogsheads of Sugar, (besides some other of the Commodities before-mentioned, natural to these Isles) and to support about 5000 white, and 12 or 14,000 black People.

Barbuda was as early fettled as either of the two last mentioned Isles, but being different in its Products, and having met with greater Interruptions to their Settlements, by frequent Incursions from the Caribbeans, there are not to this Day 2000 People at most in the Island, though these are all white, as their sole Employ is Husbandry, for carrying on which themselves are sufficient without Slaves; they raise Corn, and seed Cattle, with which they supply their Neighbours.

Anguilla, (as it is falfely wrote) or Snake Island, (as it is more falsely translated) is about ten Leagues long, and three broad, something Eel like, or Serpentine in its Shape, and all so level, that there is not a Mountain in it. The first Adventurers settled here in 1650, and finding this like Barbuda, street for raising Corn and breeding Cattle, than other Productions, they brought their Stock with them, and might undoubtedly, like the Inhabitants of that Island, have made a better Improvement in their Farming Business than they have done, had not Idleness lulled them into a slothful Neglect of the Means Providence had put into their Hands, of procuring a comfortable Subsistence; but they content themselves with a bare Sufficiency for Nature's Support, though not thro' the Instigation of any philosophic Principles, but as the Result of a confirmed Sloth and Laziness, which is as great as can be, and seems the Instituence of the Air they breathe, as many from Barbadoes, and every other of the Caribbee Islands have been insected with it on their Arrival here; and it is carried to so high a Pitch, that they live in a more lawless Manner than even their Predecessors, the Indiann, ever did, having neither a Minister nor Magistrate among them; so little Sense or Notion have they of Government or Religion.

They hardly amount to a thousand People, and they have very little Sugar, and

I believe no Cotton, Indigo, or Ginger among them.

8 D

Antego:

Astege, or Astigua, is about fixty Miles in Circumference, and was granted by King Charles in 1663, to Francis Lord Willoughby, Governor of Barbadees, on which he settled a Colony in about three Years Time; it however afterwards by some Means reverted to the Crown. Its principal Town is St. John's, confissing of about two hundred Houses; and Mr. Harris says, its Inhabitants are reckoned about 1500; though I should judge them to be more from the Quantity of its Products, as of Sugar only it is supposed to make 16,000 Hogsheads, besides a little Ginger, Indigo, and Tobacco: The Soil in most Places is but indifferent, the Heats are greater than in Barbadees, &c. and the Hurricanes more frequent and destructive.

Of Guadaloupe, Marigalante, and Descada.

THESE Islands, belonging to the Crown of France, were taken and added to the English Settlements by Commodore Moore and General Barrington, after an obstinate Defence, in the Year 1759. The Produce of these Islands is so considerable, that Guadaloupe alone is said to surnish annually in Sugar only, 40,000 Hogsheads, exclusive of Coffee, Cotton, &c.

Of Jamaica.

THIS Island, ranked with the largest in America, is of an oval Form, near a hundred and forty Miles in Length, and about fixty in Breadth; it is fituated in the Atlantic Ocean, between seventeen and eighteen Degrees of North Latitude. and from seventy-fix to seventy-nine of Western Longitude, about twenty Leagues East of Hispaniola, and as many South from Cuba. It is very fertile, and produces several Commodities more than any other of our Plantations do, as Cocoa, Pepper, and wild Cinnamon; of the first however, there is a much less Quantity growing, than there was when the Spaniards were Masters of this Isle, proceeding from the Ignorance of the English in its Cultivation, it being of a very delicate Nature, and requiring great Care to shade and nurse it. otherwise it continues barren, pines, and dies; and notwithstanding every Precaution is practifed, that has come to the Knowledge of our Countrymen, they cannot bring it to fructify as it formerly did; of Piemento there are great Quantities, which from its Form, and the Place of its Growth, is called Janaica Pepper, and commonly here in England All-Spice; being of a fine high Flavour, and defervedly reckoned the best, and most temperate of the many aromatick Drugs brought to us, principally from the East-Indies. The Bark of the wild Cinnamon Tree, is commonly, though falfely called, Cortex Winteranus, and is fold here as such; but this latter is a Native of the Streights of Magellan, from whence it was first brought by Capt. Winter, who accompanied Sir Francis Drake in his Voyage round the World. Besides these Commodities, there are several other Productions natural to Jamaica, as Cotton, which grows here in great Plenty, and finer than that of the Caribbee Islands; Tobacco, though cultivated in small Quantities, Abundance of Fustick, Redwood, Logwood, and others, for Dying; besides several Sorts of Woods that are sweet scented. The Island also abounds in Medicinal Herbs and Drugs, as Guaiacum, China, Sarsaparilla, Cassia, Tamarinds, Vanilloes, Variety of Missletoe, and several salutary Gums and Roots. Copper Mines have been discovered here, of which Metal I have seen a Sample from thence very fine and good; but all these Products must give Place to the Sugar Cane, which has brought such immense Riches to t're Inhabitants; and the Quantity is not only very great, but the Quality superior even to that of St. Kits, which is accounted the best in the Leeward Islands. It is impossible to say precisely, how much may annually be made here, as Seasons differ, and several Accidents intervene to destroy a Certainty; but it is afferted by some, and not judged by others to exceed the Truth, that a hundred thousand Hogsheads are a Medium communibus Annis. It is likewise as difficult to ascertain the Number of the Inhabitants; but according to the most credible Accounts, they are about seventy thousand white People, and a hundred and twenty thousand Negroes, who are all supplied with Clothes, Furniture, &c. from hence; and besides these Benefits arising from this

RLD.

d was granted by of Barbades, on wer afterwards by John's, confliting ants are reckoned e Quantity of its theads, besides a is but indifferent, hes more frequent

aken and added to Barrington, after Islands is so consiigar only, 40,000

oval Form, near a adth; it is fituated of North Latitude, ut twenty Leagues rtile, and produces as Cocoa, Pepper, Quantity growing, occeding from the licate Nature, and ues barren, pines, at has come to the as it formerly did; and the Place of its and All-Spice; bend most temperate e East-Indies. The alled, Cortex Wine Streights of Mao accompanied Sir Commodities, there hich grows here in acco, though cultiwood, and others, d. The Island also Saríaparilla, Caffia, Gums and Roots. have feen a Samt give Place to the habitants; and the to that of St. Kits, ole to say precisely, veral Accidents in-ot judged by others sedium communibus e Inhabitants; but ty thousand white e all supplied with a arising from this

Colony

GREAT-BRITAIN, &c.

Colony to the Mother Country, its advantageous Situation for Trade with the Spanish Continent, enables it to take off large Parcels of Goods to carry thither. And I cannot quit the Subject without mentioning another beneficial Commerce, chiefly carried on from this Islan., vis. that of cutting Logwood in the Bay of Campeachy, to which we have an undoubted Right; and this has been so clearly proved by many Authors, as to put the Matter beyond Dispute, notwithstanding the continued Depredations of the Spaniard on this Account, to the no small Detriment of those who are concerned in this Branch of Bussiness, and consequently to this Nation in general, as no less than 14935 Tons, 3 q. 4 lb. were imported in the Years 1713, 1714, 1715, and 1716; and were the Cutters properly protected, a Sufficiency might now be brought in for our own Use, and that of our Neighbours, without any Expence to the Government; and as this is not only clear Gain, but occasions the additional Benefit of employing a considerable Number of Ships, I think it challenges a suitable Regard, as from what I have here mentioned, it may be reasonably concluded, that the Profit accruing thereby, cannot be put at less than 100,000 l. a Year.

Of the Lucayos, or Bahama Islands.

THESE lie in the Atlantic Ocean, between 21° and 27° of Northern Latitude, and from 73° to 81° of Western Longitude, taking their Name from one of them called Babama, which is situate in the Latitude of 26° 30°, at the Distance of between twenty and thirty Leagues (say some, and sifty Leagues, as others affert) from the Continent of Florida; but Providence (lying in the Midst of them) has been pitched on as the Seat of Government, when any has been settled here.

These Islands were granted by King Charles II. to George Duke of Albermarle, and several other Noblemen, who ineffectually endeavoured to people them; for as soon as some Adventurers were got there, they were drove off by the French or Spaniards; and when this was not the Case, they contumaciously rose against their Governors, who they either destroyed, or sent them away Prisoners, to the Dissolution of all Polity, and their own Destruction; so that after several Settlements made, and successively destroyed, either by the Enemy or themselves, these Islands became a Refuge for Pirates, till 1718, when his late Majesty King George I. appointed a Governor, who once more established a Colony here, where there may now be between sisteen hundred and two thousand People; though the having a Force in these Parts, seems more the Motive to their Settling, than what is expected from their Products, for as yet these have been but tristing, consisting in a little Tobacco, Sugar, &c.

Of the Bermudas, or Summer Islands.

THESE received their primitive Denomination from one Bermudas a Spaniard, their first Discoverer; and were afterwards called Summer Islands, from Str George Summers, who was shipwrecked, and in another Voyage there resigned his Breath. They lie within the Limits of the Grant that was made to the Virginia Company, who sold them to a hundred and twenty Persons of their own Society, and these afterwards obtained a Charter from King James, which confirmed their Property. This new Company soon endeavoured to render their Land profitable, by the Establishment of a Colony, and accordingly sent a Ship there with the first Adventurers, in 1610, under the Direction of Mr. Richard Moore, who made them an excellent Governor, and soon put them in a Capacity to defend themselves, by building a handsome Town and strong Forts, and by his prudent Management, he disappointed the Spaniards Attempts to land on, and conquer these slands in 1614. His first Settlement was upon a Plain in St. George's Island, where, from a Habitation of Palmeto Leaves, sprung up St. George's Town, one of the strongest and best built in our American Colonies.

This worthy Man was succeeded by Capt. Daniel Tucker, who being a Person of a superior Education to his Predecessor, and having seen more of the World,

exerted his Talents in Favour of the Colony now put under his Care, and eftablished a regular Form of Government, traced out Plantations, and obliged every one so build uniformly in the Town, and to plant regularly in the Country, to that a beautiful Symmetry was seen through the whole of their Improvements, and Pleasure with Profit was thus blended.

In 1619, this vigilant Governor quitted to another, who then arrived from England with four Ships and five hundred Planters, which were equalled in Number by those already settled there, so that the Colony began now to make a Figure; some Laws were settled, the Government directed to be, by Governor, Council, and Assembly, as in our other American Plantations, and Capt. Tucker having before established a Militia, they were secured against the Attacks of any Enemy.

The Number of these Islands is uncertain, as by some they are reckoned to be three Hundred, whilst others make them above sive Hundred. They lie in the Latitude of 32° 30' North, and in 35° of Western Longitude, a great Distance from the Continent, as the nearest Land, which is Carolina, lies at least two hundred and fifty Leagues (as Mr. Harris, or sour hundred and eighty Miles, as Mr.

Echard fays) to the West of them.

The Air is deemed extremely wholesome, and the Country vastly pleasant; the Soil is rich and fertile, insomuch that Indian Corn (their chief Support) is reaped twice here, between the Months of March and December, and all the Plants, Flowers, and Trees, peculiar to the West-Indies, grow here in great Perfection, as those transported from Europe do; and besides among the Fruits, the Oranges here in every Respect exceed those either of the East or West-Indies, as among the Forest Trees the Cedar does for any Use or Purpose whatsoever, more particularly in Ships, so that the Bermudas Sloops are become samous, both for Service and

Sailing

St. George's Town (the Capital) has no less than seven Forts to defend it, tho' indeed the whole Coast, and the unknown Rocks are natural Bulwarks to this Country, so that the Inhabitants live free from the Apprehensions of an Enemy, and as happy as a mild Government, and a delightful Country can make them: It is true, that the pleasing Prospect of Riches has been the principal Attraction to the peopling of most of our other Colonies, tho' the settling these liles was apparently from different Motives, as their Trade is very limited, and consequently the Opportunities of making a Fortune very rare; so that the greatest Inducement the State had to settle them, was to keep them from being possessed by any other Nation; but that arising to the Adventurers, was to secure to themselves a safe and quiet Retreat, from the Cares and Tumults that the other Parts of the World laboured under, of which they had none here to russel and disturb them; so that many with this philosophick Disposition, and that could content themselves with the Pleasures and Plenty of the Country, retired here with their Fortunes, as others did to procure or preserve Health, and some few on Account of Religion.

Their Trade chiefly confifts in Timber and Provisions, (which they send to the other Parts of America) a small Quantity of Tobacco, and the building of Sloops, as before-mentioned; so that though it has for some Time been a very shourishing Colony, it is very little beneficial to the Mother Country, otherwise than by the Cloathing and other Necessaries it takes from us, which cannot be inconsiderable, when the smallest Computation makes the Inhabitants to be in Number at

least nine thousand.

Of Newfoundland.

OUR Right to this Island has already been incontestibly proved by several good Authors, so that any Advances towards it would be superfluous here. It lies between 47 and 52° of Northern Latitude, and is so far from being that cold and unhospitable Country as many have represented it, that Sr. John's and some other Places, have been constantly inhabited for many Years past; it is very warm in the Summer, and though the Snows lie long in the Winter, most Sorts of European Fruits grow wild here; however were there sewer in Number, and the

s Care, and efta-and obliged every

the Country, fo

ir Improvements. then arrived from equalled in Numow to make a Fi-

be, by Governor, and Capt. Tucker

he Attacks of any

GREAT-BRITAIN, &c.

Soil much worse than it is, the Advantages of our possessing it would still sublist, as these do not result from what grows here, but from the Fishery upon its Coasts and Banks, and the natural Consequences of it.

Mr. Parkburft has given us an Account of its State in 1578, when he fays, there were about fifty Sail uglift, one hundred Sail of Spanish, besides twenty or thirty Sail of Biscopnes. If Portuguese, and a hundred and fifty French Ships, employed upon that Coast, beliat the Fishery must have begun long before, to be at such a Fleight so early, and the Importance of it was quickly discovered by Queen Elizabeth's wife Ministry, and by them so encouraged, that towards the Close of her Reign, upwards of two hundred Sail of fishing Vessels were em-

ployed, and these navigated with more than eight thousand Seamen.

The Fishery has much encreased since the sole Possession of it was confirmed to the Crown of Great-Britain, and though it is impossible to ascertain the Quantity caught there, I am persuaded from what I have known carried abroad, that it must be at least, between three and four hundred thousand Quintals, which is so much Treasure got from the Bottom of the Sea, besides the Requisites for carrying it on, sent from hence thither, such as Biscuit, Beef, Pork, Butter, Cheefe, Linen, and Woollen Cloths, Nets, Hooks, and Lines: Italso breeds a great Number of Sailors, and employs a great Number of Ships, which occasions a very considerable Circulation, in the Trades dependant on them, such as Shipwrights, Boat-builders, with other Mechanicks and Manusacturers; so that this Business may justly be compared with the Mines of Peru for Riches, but to exceed them by far in the other consequent Advantages, of encreasing Power, and comfortably providing for the many thousands engaged in the different Branches of it.

I have taken no Notice of St. Lucia, St. Vincent, Dominica, or Tobago, among the Autiller, as these cither are, or cought to be. Neutral, according to Trea-

the Antilles, as these either are, or ought to be, Neutral, according to Treaties, though their Property is undoubtedly in the British Crown; and I shall sum up my whole Remarks on our American Colonies with this Observation, that as they are a certain annual Revenue of feveral Millions Sterling to their Mother

Country, they ought carefully to be protected, duly encouraged, and every Opportunity that prefents improved for their Increment and Advantage, as every one they can possibly reap, must at last return to us with Interest.

I now return to Europe, after my Tour through Africa, Assa, and America, where I have only our Trade to the Baltick, or with the northern Crowns, lest to treat of and as Museum Analysis Country. to treat of; and as Muscovy stands foremost in Dignity, I shall give it the same Preference here, and begin with

An Account of the Trade between Great-Britain and Muscovy, carried on by the Russia Company.

OUR Trade with the Russians is very confiderable, and has been something increased by the late Acts of Parliament, permitting Silk from Persia, to be

brought in here through Muscovy. This Commerce is carried on by a Company, projected in the Reign of Edward VI. though not established by Patent, till the 6th of February, in the 1 and 2 of Philip and Mary, whereby was incorporated, The Merchants Adventurers for the Discovery of Lands unknown, and not before frequented, with Power that the said Fellowship should have the sole Trade to all the Main Lands, Isles, &c. of the Emperor of Russia; which Letters Patent were, by an Act of Parliament 8 Eliza. (not printed) confirmed to the said Company, by the Name of the Fellowship of English Merchants for Discovery of new Trades, with an Exclusion of all other Subjects from this Trade without the Consent of the Governor, Consuls, and Assistants; though by 10 and 11 Will. III. Cap. 6. Sect. 1. it is enacted, that every Subject of this Realm, defring Admission into the said Fellowship, called the Russia Company, on Request to be made to the Governor, Consuls, and Assistant or any three of them. It all he admissed into the Sid Fellowship, and Assistant or any three of them. fistants, or any three of them, shall be admitted into the said Fellowship, paying for fuch Admission 51.

Any Person residing in any out Port, or other Place within this Realm, shall be s. 1.

admitted on the same Terms.

And

are reckoned to be They lie in the a great Distance at least two hunhty Miles, as Mr.

ftly pleasant; the support) is reaped and all the Plants, reat Perfection, as , the Oranges here as among the Fonore particularly in h for Service and

to defend it, tho' l Bulwarks to this ions of an Enemy, an make them : It cipal Attraction to these liles was apand confequently e greatest Induceng possessed by any ire to themselves a other Parts of the and disturb them ; uld content themere with their Forfew on Account of

ch they fend to the building of Sloops, en a very flourishotherwise than by nnot be inconfidebe in Number at

ed by feveral good erfluous here. It om being that cold t. John's and fome t; it is very warm most Sorts of Eu-Number, and the 658

Of the GENERAL TRADE of the WORLD.

14 Geo. II. p. 677

p. 6, 8.

And it is fince enacted, that from and after the 24th of June, 1741, any Persons free of the said Fellowship of English Merchants for Discovery of new Trades, commonly called the Russian Company, exclusive of all others, may import into this Kingdom, in British built Shipping, navigated according to Law, from any Place belonging to Russia, raw Silk, or any other Commodities, of the Growth or Manufacture of Persia, (provided such Manufacture be made of the Produce of Persia) being purchased by Parter, with Woollen or other Manufactures, exported from Great-Britain to Russia, and from thence carried into Persia, (Gold and Silver in Coin or Bullion excepted) or with the Produce arising from the Sales of such Manufactures, so exported to Russia, and carried into Persia, upon paying or securing the Customs and Siner Duties now payable, by any Law now in Force, according to such Rules, and with such Drawbacks, and under such Penalties, as are by Law prescribed, on the Importation of the like Goods of the Growth, Produce, or Manufacture of Persia, imported into this Kingdom from any Place in the Levant Seas, by any Persons free of the Levant or Turkey Company; any Thing in the Act of 12 Car. II. to the contrary notwithstanding.

No Silk, or other Manusactures of Persia, shall be imported into Great-Britain

No Silk, or other Manufactures of Perfia, shall be imported into Great-Britain thro' Ruffia, by Virtue of this Act, unless the Importers take an Oath, or Affirmation, before the Collector, Customer, or Comptroller of his Majesty's Customs, at the Place of Importation; that to the best of their Knowledge, the Silk, and other Manufactures of Perfia, contained in their Entries, were truly purchased by Barter with Woollen, or other Manufactures, exported from Great-Britain to Ruffia, and from thence carried into Perfia (not being Gold or Silver in Coin or Bullion) or with the Produce arising from the Sties of such Woollen, or other Manufactures exported as aforesaid: And in Default of taking such Cath or Affirmation, all the Manufactures of Perfia, so imported from Ruffia, shall be liable to be forfeited, as if the same had been imported, contrary to the said Act

of 12 Car. II.

This Act does not extend to the permitting the using or wearing in this Kingdom any wrought Silks or other Commodities, of the Manusacture of Persia, mentioned in the Act of 11 Will. III. which Act is hereby confirmed, &c.

23 Geo. II. p. 584.

p. 585.

Whereas foon after the Commencement of the aforefaid Act of 14 Geo. II. a very beneficial Trade between Great-Britain and Perfia thro' Ruffia was opened, whereby great Quantities of raw Silk, and other Goods and Commodities of the Growth or Manufacture of Persia, were imported in Return for the Woollen and other Manufactures and Goods of Great-Britain, upon much easier and more advantageous Terms, than the same could have been otherwise procured; but the said Trade having been for some Time past interrupted, the Subjects of Great-Britain not having been of late permitted, to transport British Manufactures and Commodities into Fersia thro' Russia, in Consequence whereof, the Importation of raw Silk, and other Commodities of Perfia from Russia, hath Leen discontinued: And as it would be of great Advantage to the Trade of this Kingdom in general, as well as contribute to the Increase and Improvement of the Silk Manusactures in particular, if raw Silk of the Growth or Produce of Perfia, purchased in Russia, were permitted to be imported from Russia, in Return for Woollen and other Manusactures exported from Great-Britain to Russia, although the same be not carried from thence into Persia, it is enacted, that from and after the 25th of December, 1750, all Persons free of the Russia Company, exclusive of all others, may import into this Kingdom from Ruffia, in British built Shipping, navigated according to Law, raw Silk of the Growth or Produce of Perfin, which shall be purchased by Barter, with Woollen, or other Manufactures or Commodities exported from Great-Britain to Russia, altho' the same be not carried from thence into Persia, (Gold and Silver in Coin or Bullion excepted) or with the Produce arising from the Sale of such Commodities, and not otherwise, upon paying the Customs and other Duties, &c. No Silk of the Growth or Produce of Persia shall be imported from Russia, by

p. 586.

it was purchased by Barter, &c.

This Act shall not deprive the East-India Company of any of the Powers and Privileges, &c. which belong to them, or which they might have enjoyed if this Act had not been made.

Virtue of this Act, unless the Importer make Oath before the Collector, &c. that

Ιŋ

of new Trades,

import into this

, from any Place Frowth or Manuroduce of Perfia)

old and Silver in

Sales of fuch Ma-

paying or fecuring

Force, according

ies, as are by Law Produce, or Maice in the Levant

any Thing in the

ito Great-Britain

Oath, or Affirma-

lajesty's Customs,

ge, the Silk, and truly purchased

n *Great-Britain* to yer in Coin or Bullen, or other Mafuch Cath or Af-

h Ruffia, shall be my to the said Act oring in this King-

ufacture of Perfia,

is opened, whereby

of the Growth or

len and other Ma-

more advantageous

out the faid Trade

at-Britain not hav-

Commodities into raw Silk, and other ad as it would be of

ell as contribute to

cicular, if raw Silk permitted to be im-

ures exported from

thence into Persia, all Persons free of

his Kingdom from

, raw Silk of the

ter, with Woollen,

-Britain to Russia, d Silver in Coin or

fuch Commodities,

ed from Russia, by

Collector, &c. that

of the Powers and

ave enjoyed if this

Gr.

irmed, &c. f 14 Geo. II. a very

GREAT-BRITAIN, &c.

In Consequence of these Acts, the Company have something increased their Trade, and would undoubtedly have enlarged it more, had not the Troubles in Persia put a Stop to their Designs, at least in some Degree, which however may be revived, when the Embroils in that Kingdom, which have continued ever since the Death of Shab Nadir, by their substituting will permit it.

In Return, we import from thence (extra of the Persian Commodities) Pitch, Tar, Bees-Wax, Rissa Leather, Skins, Furs, Pot Ashes, Iron, Copper, Hemp, Flax, Linens, and Linen Yarn, Lineded, Cavear, Sail Cloth, &c.

And our Exports there are Woollens of various Sorts, Silks, Paper, Mercery, and Hard-wares, Arms, Powder, Brimstone, Lead, Pewter, Herrings, Incense, Copperas, White Lead, Dying Woods, Gold and Silver Thread, Sugar, Pepper, &c.

Of the Trade between Great-Britain Devmark, and Norway:

THOUGH the Danes are Masters of one of the saiest and finest Ports in Europe, I mean Copenbagen, yet their Trade has always been inconsiderable, comparatively with that of other Powers, as their Country affords but little towards carrying it on; however of this I shall have Occasion to speak, when I come to treat of those Kingdoms: our Exports there are but tristing, being reduced to a few Woollens, Paper, Drugs, Pepper. Tin, Herrings, &c. and as our Imports greatly exceed our Exports in Value; this must consequentially be a very losing Trade to us, and as such should have been dropped long ago; more especially as every Commodity we receive from thence, might be better surnished from our own Plantations, they consisting principally in Pitch, Tar, Fir, Timber, Deals, Masts, Yards, Spars, Baulks, some sew Furs, Skins, &c.

Of Great-Britain's Trade with Sweden.

THIS is a more confiderable, though not a bit more beneficial Commerce than the last mentioned, as the Ballance is greatly against us, and might easily be remedied by the frequently proposed Means, of encouraging a Supply from our own American Settlements, as the Imports from thence are pretty near of the same Sort with those from Denmark, viz. Pitch, Tar, Hemp, Flax, Furs, Copper, and Iron; and they in Return take from us, Broad Cloath, sine Stuffs, and some other Woollens, wrought Iron, and Brass, Horological Works, Paper, Pepper, Tin, Herrings, Drugs, &c.

Of the Commerce between Great-Britain, Poland, and Pruffia.

THIS Trade is of no great Importance, nor varies much from the two last mentioned, though it is not so imall neither 23 to be left out in a Work of this Nature, as it takes off pretty large Quantities of our Mianufactures, the principally from the Dutch: Poland has no other Ports than Dantzick and Elbing, from whence we import Naval Stores (as from Denmark and Sweden) with some Iron, Steel, Pot Ashes, Sturgeon, Linen, and Sail Cloth; and in Return, send them several Sorts of Woollens, Herrings, Mercery, and Drapery; some Tobacco, Sugar, Rice, &c. as we do to the Stetimers in Prussia, the from thence we receive but very little in Return. Dantzick also furnishes us we a Spruce Beer and Bees Wax, as both this and Stetin does with East Country Plank.

Of the Trade which Great-Britain carries on with the Austrian Netherlands.

THIS is a very extensive and beneficial Commerce, as it takes off great Quantities of our Products and Manufactures; it is said that with Butter only, they have frequently two hundred Sail yearly, of which the greatest Part is from Ireland, and oftentimes as many more loaden with other Provisions: We also further provides the product of the product

nish them with Leather, Hats, Cotton, and Cotton Yarn, Grogram, Goats-hair, Tallow, Malt-Spirits, a little Silk, and large Parcels of Sbeffield and Birmingbam W. a. In Return of which, we receive from them, Bone Lace, Cambricks, Lawns, fine Thread, Tapestry, &c.

This finishes my Account of the Trade of Great-Britain, which I have endea-

This finishes my Account of the Trade of Grest-Britain, which I have endeavoured to render as plain to my Readers as I possibly could in so limited a Space: and I now proceed to give an Abstract of that carried on in Ireland, which I shall do in the same Manner as I have hitherto observed, by displaying the Greatness of its Product and Manufactures, and then adding an Account how they are disposed of.

THE Products of Ireland, as has been already shewn, are similar to those of Great-Britain, and their Manufactures would be so too, were they not restrained by Act of Parliament from interfering with those of this Kingdom; the these Limitations the Irish highly complain of, and deem themselves too severely treated in being denied to export any of their Woollens but to England only.

treated in being denied to export any of their Woollens but to England only.

They possess the Principles of the Woollen-Manusacture (viz. Wool, Fuller's Earth, &c.) in as great a Degree of Perfection as we, and the Cheapness of their Living gives them vastly the Advantage in working them up, both in respect of the Value of the Materials, and the Price of Labour; so that were not their Exports thus prohibited, their Commerce would greatly clash with ours, and this Interference prove prejudicial to both; therefore to alleviate this feeming Hardship as far as a prudential Care of our own Trade will suffer, the Irish are permitted, not only to introduce their Wool here, but to import their Yarn also, which they annually do to the Amount of forty thousand Packs; and though this Restriction undoubtedly contracts their Trade, and reduces it into a much narrower Compais, than would otherwise bound it; yet this being the only one they are but thened with of fuch a Nature, their foreign Trade is very considerable, notwithstanding it is confined to the mere Produce of their Land, and Linen-Looms; the first of these consists chiefly in Beef, Pork, Butter, Leather, Tallow and Corn, and for the Difpatch of what is superfluous, and unconsumed at home, they have different Channels, viz. to Flanders and the Low-Countries they fend, Butter, Tallow, and Leather, in great Quantities (more especially of the former.) France and the British Colonies take off large Parcels of their barrelled Beef, as these latter do now of their Linens, which are also permitted Importation here Duty free, so that many Millions of Yards are annually brought in; they likewife fend yearly good Store of Pilchards and Herrings to Spain and Portugal; so that their Exports, though deprived of any Woollen Mixture, are very great. However, to give my Reader a better Idea of them, I shall borrow some Extracts of the Imports and Exports from Mr. Dobhs's curious Calculations, and add some of his Sentiments concerning the Commerce of that Island, of which his Writings prove him to have been a perfect Master.

In the Year 1681 the Exports amounted to 5828141, and the Imports to 4330401.

enc		the Exports amounted	10 5020141.	and the	unboute to	4330401
	1695		295592	- 47.500	1700 2 4	391 524
	1606	the Plant in all in sec.	398237	1. 1. 1. 2.		334963
	1607	Vol3 or or over	525004			
	./ L	. A to the many that is	3 2			423182
	1698	60 mm	990305			576863

And the said Gentleman supposes it very probable that their Exports, from the Restoration to the Revolution, did not exceed 600,000 l. For Ann. which on the Prohibition being then laid upon their exporting live Cattle and Sheep into England, chiefly consisted of Wool, and the Produce of their Cattle; and it may be observed, that their Exports increased in 1696, 1697, and 1698, though their Imports did not rise in Proportion, which occasioned the Ballance of this last Year to be greater in their Favour, than ever it was in Ireland, except in 1715; and the Reasons assigned for it are their falling into the Woollen, and at the same Time laying a Foundation of the Linen Manusacture; besides, it being the succeeding Year to the Peace of Rysick, Trade began to revive, and occasioned a brisker Demand for Irish Provisions.

The

ich I have endealimitted a Space; and, which I shall g the Greatness of how they are dis-

d and Birmingbam

Lace, Cambricks,

fimilar to those of were they not reis Kingdom; tho' nselves too severely England only. iz. Wool, Fuller's

Cheapness of their both in respect of e not their Exports rs, and this Intereming Hardship as are permitted, not so, which they anthis Restriction unower Compais, than burthened with of hstanding it is con-; the first of these n, and for the Disdifferent Channels, llow, and Leather, and the British Coter do now of their fo that many Milrearly good Store of Exports, though de-

mports to 433040/.
391524
334963
423182
576863

to give my Reader mports and Exports centiments concernve him to have been

ports, from the Rewhich on the Prosheep into England, and it may be obthough their Imce of this last Year cept in 1715; and and at the same it being the suce, and occasioned a

The

The following is a continued Abstract of the said Imports and Exports from 1710 to 1727, ending at Lady-Day. Said Road

Years	Expo	rts .	Impo	rts	1.	Balla	rice	1	Contra B	alla	nee
	· l.	s. a	1.	s.	d	: .	s.	d.	1.	5.	di
1710	712497		554247	12		1.58249	10	21			
1711	878237		670948	13	81	207288	11	2			
1712	889339	7 0	774420	12	6:	114918	14	6.			
1713	890437	5 3	659665	O	IO.	230772	1-4	5	-		
1714	1422227	7 5	1016122		7	406104	13	10			
1715	1529765	14 1	972688	9	114	557977	4	2 1			
1716	.1255083	7 10	875565	19	113	379517	7	IOT	:		
1717	1180012	10 4	907160	10	10	272051	19	53			
1718	1115304	6 11	887758	16	64	227545	10				
1719	1038381	7 1	891678	5	6	146703	1	7			
1720	859581	5 1	683364		6.	176217		7			
1721	986346	14 2	730558	10	9 3	255788	3	41			
1722	1074269	12 2	829367				15	0			
1723	1090675	13 5	920802	11	6	169873	1	113			
1724	1053782	13 11	819761	13	3+	234021	. 0	8:			
1725	1026537	6 4		18	54	136704	7	10			
1726	1017872	15 4	1030059	16	4		Ť	F73	12187	1	0.
Total	18020351	14 . 2	14114004	5	1	3906347	9	1	12187	ı	o.

This Abstract affords Matter of Remark in the several Rises and Falls both in Exports and Imports it acquaints us with, which irregular Startings Mr. Dobbs imputes to the Quantity of Linens exported, or to the failing or abounding of the Crop of Seeds at home; so that as both, or either of these, were more or less, the Imports and Exports rose and fell in Proportion.

I now add a Calculate of the Ships (and their Tonnage) employed in carrying on this Trade, as also of the Proportion the several Nations concerned therein bear

with the Irish, by giving their Tonnage in 1722, and 1723.

Years com- mencing	Nur iber of Ships	Tuns	Tunnage of Ships at a Medium	În 1722	Tuns	Tuns in 1723
Lady-Day 1714 1719 1720 1721 1722	3081 3341 3167 3334 3057	161115 135887 187041 158414 286594	52.27 40.67 59.09 47.51 0 78.36 0	English Scotch Irish Danish Dutch	218299 18355 33312 11201 2444 2868	96440 19247 42136 9292 3915
1723 1724 Total Medium	24421 24867	173986 170273 1273310 181901	1 44.46 0	French Spanish	286594	2751 205

And I shall next subdivide their Exports, and range the under their several Heads; viz. the Produce of Cattle and Sheep, of Grain, Fish, Linen, Rape; others not reduceable to these Heads, as Iron, Wood, See and Goods re-exported; and of all these in their Order, commencing, with an Abstract of their grazing Produce, and herein distinguishing between Sheep and other Cattle for eight Years, ending Lady-Day 1727, and strike Mediums as I go along.

An ABSTRACT of the Value of the Produce of Cattle and Sheep exported.

Years	Produce of	C	uttle	Years .	Produce of	Sheep.
	1.	J.	·d.		1 1.	s. d.
1719	£30830	16	7	1719	109942	8 x
1720	445946	10	13	1720	89401 1	I o
1721	485699	13	57	1721	135196 1	I 1.
1723	506337	ð	101	1722	162476	
1723	502902	14	10	1723	187284	3 4
1724	524710		2.	1724	132148 1	9 1
1725	505769	Ô	5 7	1725	95730 1	3 12
1726	473937	19	8.1	1726	101942	7 9
Total -	3976194	12	54	Total -	-	
Med	497024	6	8	Med	126752 1	7 1
	Medi	ium			623777	

The Produce of the Exports of Grain and Fish.

Years	Grain	Years 4	Fish
	1 d.		t t. d.
1719	56145 0 11	1719	15169 16 6
1720	44253 2 41	1720	13669 10 9
1721	38208 14 84	1721	12055 10 21
1722	17654 12 111	1722	16246 17 5
1723	42154 3 84	1723	11313 12 10
1724	47410 4 1	1724	15713 9 7
1725	18515 3 9	1725	17544 10 0
1726	27005 2 4	1726	15911 16 6
Total -	-201356 5 10;	Total	117625 3 92
	- 36419 10 84		14703 2 11

The Produce of the Exports of Linen and Rape.

Years	Lin	en		Years :	R	pe	
•	I.	s.	d.	-		_	
1719	268021	13	0	:	1.		d.
1720	214217	13	6	1720 :01	7383	8	4
1721	259519			 1721-0:			
1722	312964			1723 100	641	10	0
1723	281549	13	6	1723	450	0	0
1724	275573	9	10	1724 : 55	1464	0	0
1725	323628	16	0	 1725 018	10849	. 0	0
1726	342295		9	1726			
Total -	2277770	6	7	Total -	25207		
Med, -	284721	5	94	Mod			

Sheep exported.

d. 400000

6

.

The Produce of the Exports of Iron, Wood, &c. not reduceable to the former Heads.

The Produce of Goods re-exported.

1	- m								
Years /:	w .1.	3.	d.	, .		Years	4	15.	· d.
1719	16073	X	5		,	1719	42198	10	7:
1720	27217				'	1720	34762		93
1721	17904	6	27			1721	35528	9	42
1722	21381	9	H			1722	36506		
1723	22277	1	8.1			1723	42684	3	5 3
1724	24872	9	11			1724			2
1725	21659	2	7			1725	32840	9	41
1726	14905	14	3+		100	1726	39,669	0	9+
Total-	166291	1	0 :	1/2.		Total -	296079	12	4:
Med. —	20786	7	7:			Med, —	37009	19	01

From which Calculations may be feen, the annual Profit arifing to the Nation at a Medium of eight Years of the several Irish Exports, viz. from Cattle and Sheep, which includes their Grazing; from Agriculture, Fish, Linen Manusacture, and other Goods not reduceable to these Heads, as Iron, Wood, &c. and from Goods re-exported.

And for the greater Satisfaction of those who would more nicely investigate the Advantages accruing to the *Irifo* upon their grazing Farms, I have here added an Account of the most material Articles under that Head, at the Medium of their Quantities and Values.

N° at a	Medium / L	· 5.	d.
Beef, Barrels	270 120771	16	4
Butter, Hundreds	123 161182	4	5
Transfer of the Transfer of th	1932 44848	6	IQ
tanned 666	357 51678	12	10.
Hides raw 78, 666 Tallow, Hundreds Calve Skins, Dozens	74 64254	2	4
Calve Skins, Dozens	034 13924		
Calve Skins, Dozens Barrels of Pork Bacon and Lard Candles	16000	0	0
Bacon and Lard	16000	10	8
Candles . Sale (1976 I 78 III QUI JARIN 61 31	6286	IQ	11
Soap Charle			
Cheefe the state of the state o	3480	9	0
Goats and Kidskins	1100		
Horses do 1.9 Lenter no Tron Aos	To regiev on 1806	. 0	. 0
	carily to 4100		
Wool, reduced to the Stone of 16 lb.	\$590 at 01140861	16	Q.t
Woollen Yarn, at ditto	240 334 38 14269	8	5
Worsted Yarn, at ditto or see not 7	5219 63423	10	73
Sheep and Lambikins	6844	16	23
Manufacture from Sheep, viz.			
22 · 121 · 1 · 1 · 1 · 1 · 1 · 1 · 1 · 1	61 mm h h = 2353	5	0

There are some other trifling Articles, hardly worth Regard; however I shall just mention them, as they import something, and they are, Horse and Cow Hair, Ox Bones, Greaves, &c.

By the foregoing Calculation of the Exports, it may be seen how small the Value of those of Fish are, to what might be expected from any Nation not entirely insensible to the Advantages Providence has given it above others for Improvement therein; and the Irish Supineness by far exceeds the English in this Particular, though both have hitherto been surprizingly indolent in what so nearly concerns them; but from the Encouragement lately given by the Legislature, and the hearty Concurrence of many Gentlemen of Fortune and Capacity for car-

rying into Execution the well concerted Schemes to employ the Poor and promote the Fishing Trade, we may justly promise ourselves a Change of Scenes, as the Prospect already brightens, and Neptune seems propitious to the Beginning of our Commerce with him; so that in the Fisheries lately settled here we have greatly outstript our Hibernian Fellow-Subjects; yet they in their Turn exceed us, in their darling Linen Manusactures, about which I shall add a Word or two more before I close the Subject, and that shall be to shew how much they have improved it in a very sew Years.

In 1701, there was exported 188000 Yards of Li Linen Yarn 7821 C. 1 q. 16 lb. value	nen, value	14112 39106	0	
	Total	53218	18	4
This hath gradually rifen to Lady-Day 1727, wh Linen Cloth exported in 1726, were 47688: Linen Yarn that Year 17287 C. 3 q. 4 lb. value	en the Yards of 894, value	138444 103726	9	9
Stockings 124 Doz.		124	0	0
	Total .	4000 =	4	_

So that in those few Years, the said Manufactures increased in Value 289076 2 5

Viz. the Manufacture of Linen and Stockings 224456 9 9

Notwithstanding which, the Exports of

Yarn have increased 64619 12 8

And this Manufacture is all clear Gain to the Nation, except about 24400 l. paid abroad for Flax, Flax Seed, Pot-Ash, and Soap.

Our Author could furnish me with many other curious and pertinent Observations, had I Room to infert them, but for want of this, I must omit what would undoubtedly afford several of my Readers a Pleasure, and proceed to give some Account of the Irish Imports; doing which I shall observe the same Method, as has served me for a Rule in treating of their Exports.

as has ferved me for a Rule in treating of their Exports.

Their Imports at a Medium of feven Years, ending at Lady-Day 1727, amounted to 843392 l. 9 s. 10 d. +7; and the Values of the feveral Goods here mentioned, at the Medium of the feveral Years annexed to each Species, are the Proportions of the Parts, which contribute to make up that Total, viz.

The Number of Years upon which each Medium is struck.

Years 9 French Wine valued at 201. per Ton 4 Of ditto, at ditto 9 Spanish Wine, at 301. per Ton 9 Port Wine, at ditto 6 Rhenish Wine, at 361. per Ton			elő ati	83156 91658 15704 3169	14	10! 6 7"
Taking the French at the four Years Medic 6 Brandy, at 1 s. 4 d. per Gallon	um am. 7	ige.	Tota	1112237 23446	19	6 4
Wines imported in 1726 Brandies for the faid Year	tal Wine 142586 30871	- 8	5.	135684	18	03
·	173458	2	2.		,	

This was a vast Year's Import, but partly occasioned by the Stop put to the Trade commonly carried on by the Isle of Man; however the Wines and Brandies, being lodged there from France in former Years, would have encreased the Medium, had they been annually added to the Importation equally as now.

8

Medium

LD. or and pro-f Scenes, as Beginning of are we have urn exceed Vord or two h they have Z. L. s. d. 9106 18 4 3218 18 4 8444 9 9 3726 11 0 124 0 0 229,5 6 9 9076 2 5 24400 /. paid ent Observa-what would to give some me Method, 7, amounted Proportions 237 19 6¹/₄ 84 18 03

the Trade
Medium,
Medium

Years Medium of the Imports continued			
6 Paper at Re. der Ream value	n. l.	s.	d.
C Baulka at 42 / 2	8624	0	25
6 Wood, Cent. { Baulks at 42 /. } Deals at 3 /. }	40666	13	4
6 Whalebone, at 171. per Cent.	****	-	
6 Tobacco, at 4 d. per Lib.	5503	13	5‡
6 Tea, at 5s. ditto	59529	7	3
6 Silk Manufactured, at 31. 10s. ditto	11263	15	14
6 Raw Silk, at 18s. ditto	37955 21084	12	
6 Silk thrown, undyed, at 11s. ditto	17613	5	9+
6 Salt, foreign, at 12 d. per Bushel	9132	10	8
6 White Salt, at 8 d. per ditto	8921	8	4:
6 Salt, Rock, at 12 s. per Ton	1425	12	10
6 Flour, at 1 l. 10 s. per Barrel	4083	10	11
6 Hulled Barley, at 1 /. c.s. per Cent	677	4	3
6 Wheat, at 1 1. 8 s. per Quarter	27048	4	6
Barley and Malt, at 12 s. per ditto	7256	3	102
6 Muslin, at 2 s. 6 d. per Yard	18197	17	11
6 Holland, at 5 s. per Ell	18197	17	IO.
6 Cambricks, at 7 s. per ditto	7394	18	7
3 Bone Lace, at 16s. per Yard	6016	10	11
o Hops, at 2 l. per Cent.	40681	18	
6 Hemp, at 11. 12 s. per ditto	10480	4	5
6 Incle unwrought, at 5 s. per Lib. wrought, at 7 s. per ditto	3044	5	2.
wrought, at 7 s. per ditto	754	5	7
6 Sugar Candy, at 6 l. per Cent.	943		3
6 Loaf Sugar, at 5 l. per ditto	7910	\$	3 6-
6 Muscovado Sugar, at 2 l. per ditto	52940	7	9
6 Powder Sugar, at 3 l. 10 s. per ditto	3329	II	14
4 Gloves, at 4 s. per Pair Cales, at 1 s. 6 d. per ditto	679	10	0
5 Glass Drinking, at 2d. per Piece	1932	18	6
Ware Ware	1108	16	3
6 Fustians, at 18s. per End	2251	9	
4 Flax, at 1 l. 6 s. per Cent.	4080	15	0
6 Herrings, at 14 s. per Barrel	13888		3
5 Earthen Ware	4407	5	
6 Madder, at 2 l. per Cent.	5242	15	2
6 Coffee, at 16 l. per ditto	5128		
6 Coals, at 14 s. per Ton	6176	3	
6 Glass Bottles, at 1 s. 3 d. per Dozen	42059	0	
6 Bark, at 6 s. per Barrel	3419	7	
6 Grogram Yarn, at 4 s. per Lib.	16116		-
5 Cotton Wool, at 5 l. per Cent.	6022	18	
Saltpetre, at 4 l. 4 s. per ditto	1560 2206	8	-
Pot Ash, at 1 l. cs. per ditto	2001		•
5 Pot Ash, at 1 l. 5 s. per ditto 5 Lintseed, at 2 l. 16 s. per Hogshead	8156	8	6.
5 Gunpowder, at 3 l. 5 s. per Cent.	1854		
4 Liquorice, at 1 l. per ditto	207		11
4 Succus Liquor, at 8 d. per Lib.	The second secon		
2 Scythes, at 16 s. per Dozen	779 2072		*
2 Knives, at 2 d. each	2651	9	
Old, at 15s. per Yard	-051	7	9
Old, at 15s. per Yard New, at 2s. per ditto			
3 Drapery New, at 2 s. per ditto Prunello, at 3 s. 6 d. per ditto Shag, at 4 s. 6 d. per ditto	23679	2	0
Shag, at 4s. 6d. per ditto	e		
	29578	16	-
2 Thread, Gold and Silver, at 3s. per Lib.			•
8 G	5351	T	hrea

Y	cars	, ,	1.	s.	d.
	Thread Sisters, at 12 s. per Lib. Whited brown, at 2s. 6 d. per	19 O. W. O	1185	8	0
3	Whited brown, at 2s. 6 d. per	ditto	253	0	7
3	Needles, at 51. per dozen thousand	Am Room, volum	337		
3	Pins, at 14s. per ditto	Clar. words	6.7	9	2
3	Thimbles, at 21. 10 s. per thousand	I had bott?	200	0	6
2	Hats, at 1 gs. each	28 12 y Come.	723	0	0
3	Seville Oil, at 3 s. 6 d. per Gal.	Sec. 20. 14	4533		4+
2	Linfeed Oil, at 2 s. 0 d. per ditto	< 2111,	1507		114
2		tured, at place dies		X X	3
	Books, Value	1831 may 1831	7000	0	0
	Capdle Wick, at 3 l. per Cent.	mib err ta "boybno".	040	0	0
	Wool Cards, at 12 s. per Dozen	at 12 al for Hulliel		0	0
	Drugs, Value	011. 1 1 3 22		0	0
	Allum, at 15s. per Cent.	at 10 s. per T. a	1200	O	a
	Cochineal, at 18s. per Lib.	formative a conf			0
	Indigo, at 3 s. 6 d. per Lib.	7. 3 mile . 1 11 36 14	4200	0	0
	Logwood, at 18s. per Cent.	1. Saltriteren	2200	0	0
	Redwood, at 2 l. per Cent.	with at 12 min dire	4000	0	0
	Steel, at 11. 10 s. per Cent.	Init's a grown	4600	0	0
	Lead, at 32s. per Cent.	111- 14 5 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	0000	0	0
	Lawns, at 6 s. per Ell	Car	1000	-	0
	Millinery Ware	1, 1 101 1		0	9
	Slates, at 8 s. per thousand				-
	Snurr, at 2 s. per Lio.	1.1 1 1.1 1.1 1.1	-	0	.0
1	Snuff, at 2 s. per Lib. Stockings Silk, at 15s. Worsted, at 6 s. }	glite at may ear list.		.0	.0
	Diale of tre der Barrel	one of some Cent.		0	0
	Pitch, at 15s. per Barrel	132 / / / 1	1000	0	0
1	Tar, at 12 s. per ditto Rozin, at 18 s. per Cent.	in the roof is a land to be	1140	0	0
	Cyder, at 8% per Ton	in an in the state	2100	0	
2	Toys	. is marked Agrant	1800	0	0
	Pewter and Tin			0	0
	Cork, at 3 s. per Cent.		3300		0
	Oranges and Lemons		3000	0	0
c	Wallnuts, at 2 l. per Barrel		2000	0	0
	Vinegar, at 10 l. per Ton	1. (1. (4. 4. 4.)			
	Pruins, at 15 s. per Cent.	loresis against	1 500	0	o
	Groceries of Spice and Fruit	*** A.*	20000	0	0
	c Iron, at 2 l. A.s. per Cent.				
	Wire Steel, at 12 l. 4 s. per Cent. Lattin, at 7 l.			_	
	Wire Lattin, at 7%		3300	0	0
	Brass, at 7/.				
	Spanish Wool, at 21. 15 s. per Cent.	· Mar Ji	368	0	0
	Copper Plates, at 6 /. 10 s.	35 76		0	. 0
	Battery and Brass Shruff, at 5 l. and 8 l	. per Cent.	1600	0	. 0
	Painting Stuff	in the first table		Ò	Q
	Tin Plates, at 3 l. per Barrel	Citia : 12 2 at .	1.000	0	0
	Garden Seeds, at 2s. 8 d. per Lib.	200 119 118 1 177 1.2		0	0
	Lattin, at 71. per Cent.	The Control of the Control	240	0	0
	Lampblack, at 4 s. 6 d. per Lib.	Agrica of	749	Q	0
	Iron Ore, at 10 s. per Ton	white is a little of the	990	0	0
	Goats Hair, at 4 s. per Lib.	Roth of the state		Q	0
	Fans, at 1 s. 8 d. each	6 . 7 4. 3	-	0	Q
	Apples, at 2 s. 6 d. per Bushel	1. 1. 18 . 13 . 16 . 60°	360	0	0
		-			

Total 862786 17 2 The Imports, at a Medium of seven Years as before, being 843392 9 10 The Imports, at a Medium of seven Years as before, being 843392 9 10 The Imports, at a Medium of seven Years as before, being 843392 9 10 The Imports of the Im

This exceeds that Medium 19394 7 347

Befides

Befides these Mediums here given, there are several small Parcels and Articles not mentioned, which, if added, would have encreased this Excess of the Medium ten or twelve thousand Pounds; and to obviate what may be said against this Excess, and give the Reason who it can by no Means tally with the Medium of seven Years, as also how the Exports have been calculated, I shall inform my Reader, that our Author thinking it would have been endless to take Extracts of all the Particulars of the Imports from the Customhouse Books for each Year's Abstracts, he therefore fingled out the full Extracts for the Year ending at Lady-Day, 1726, and all the Species of Goods exported and imported; then he took out all the Exports for eight Years, and struck his Medium upon them, and took only the Imports which appeared largest and affected their Trade most; these he took carefully for fix Years, as is before noted to each; others, not deemed fo material, are only taken for five, four, or three Years; and those here inserted without naming any Years to them, were taken from the Extract of 1725. This is the Reason why they can by no Means tally, as having been taken at a Medium of Years, some more, some less, and also the sewer Years in the Medium as the Imports increased so consequently must the Medium. And though for these Reasons they could not be made to tally; yet, a just View of the Nature and Quantity of the

And as I have given an Account of the Exports and Im rorts of Ireland in general, I shall now do it in Particulars; and shew how the Bassance stands respectively with every Country they trade to, beginning this Calculation with an Abstract of

Imports may eafily be deduced from what is here inferted concerning them.

feveral Years Dealings here.

An Abstract of the Exports, Imports, and Ballance with England for eight Years, from Lady-Day 1719, to Lady-Day 1727.

Years .	Ex	porte		Imp	orts	. 11.1.11	. Bal	lanc	e	Contra	Ball	ance
	1.	A	d,	L	Si	d.	10 /.	s.	d.	1: ". L .".	18.	·d.
1719	447659	2	11.	476187	14	11				. 28528	11	12
1720	363529	10	5	375803	8	8.				12273	18	3
1721	440946	17	63	409605	6	63	31341	11	0.1			
1722	544002	7	8:	597737	10	3+	36264	17	41		•	
1723	554431	1	5+	519362	5	1	35068	16	4			
1724	476632	14	10.	441799	3	6:	34833	11	4			
	467949	2	7	501649	6:	3	135		1.	33700	3	8.
1725 1726	495497		3+	558261	IQ.	3+	. 8 .		cor	62763	17	0
Total	3790648	10	9;	3790406	À	0.1	137508	16	11	127266	10	14
	- 473831		413	473800	15	8,	30	5	7+	3,		

The Medium of the Exports to England, in Linen, and Linen Yarn, is about 267000 0 0 In Wool, Woollen, and Worsted Yarn 117554 IS 10:

In Copper Ore, Feathers, Hair, raw Hides, Kelp, Calves Skins, 55408 0 Goat, Kid, Sheep, Lamb, and Rabbit-Skins, and Tallow

Total of all 439962 15 104

The other Articles which make up the Remainder of the Exports, amounting to about 33900 /. are Goods re-exported, Beef, Butter, &c.

From which the Author observes, that Ireland furnishes us with the first Principles of several of our Manufactures, viz. Wool, Ore, Skins, Hair, Feathers, Hides, Tallow, and Linen Yarn; and of the 473800 l. 15 s. 8 T. d. Imports from hence, he observes, that 248,439 /. are from our own Products and Manufactures;

9 266

> 0 0

0

0

.0

0 0

0 0

0 0

0 0

0 0

0 .0

0 0

11 4 0 114

533 5°7

800

470 200

800

200 200 0 880

500 600

000

2000 700

2300

500

2700 0

3300 0

3000 2000 2500 0 Q

1 500 0 a

0000

3300

3725 1600

270 1000

1450

240 0 749

800 0

860

360 0 0

62786 17 2

43392 9 10

9394 7 3**

368 o

a

a

800 0

from our American Colonies, and East-India Company 167,5361. and the rest by the Dutch, Flemish, Baltick, and Mediterranean Trades.

Thus stands the Trade between England and Ireland, and I shall next consider this latter's Commerce with Scotland and the Isle of Man, annexing an Abstract of the Irish Exports, Imports, and Ballance, with that Part of Britain, for the like Term of eight Years, as follows.

Years	Ex	port	8	Im	pori	18	Contra Ballance		
	1.	s.		1.		d.	. 1.	5.	d.
1719	13000	19	0	37868	19	34	24178	0	3:
1720	10352		4	27706	18	41	17354	14	
1721	11256			29151			17894		
1722	14398	2	9	27468	14	10	13070		11
1723	23578		8	33497	2	44	9918	16	8.
1724	21250	0	3	31003	0	14	9752	19	10.
1725	10023	12	4	38938	0	31	28914	7	113
1726	9384	2	0.1	29762		2.5	20378		
Total-	113934	-	72	255396	10	6	341462	17	101
Med.	14241	15	2	31924		5÷	17682		

The Exports to Scotland and the Isle of Man consist of Oatmeal and other Grain, Beef and Kine, Horses, Hides, Butter, Cheese, Soap, Linen, and Mutton, to the Value of 11,000 s. which with some other small Articles with Wine and Brandy, make up the Medium.

The Imports from thence confift of Coals, Tobacco, Bark, Brandy, Barley, and Malt, Groceries, Linen, and Kenting, Wine, Timber, Linen, Yarn, and Herrings, to the Amount of 31,700 /. which with some other trifling Articles make up the Medium.

The following is an Abstract of the Exports to America for the same Number of Years, viz.

Years	1.	s.	d.	Our Exports to America confift of	1.
1719	77190	8	8.	Beef, about	61500
1720	88980	18	9	Butter	10000
1721	68404	3	2	Pork	8600
1722	74344	9	64	Linen	3500
1723	82806	6	9+	Fish	8800
1724	96825	8	10	Bread	1300
1725	103998	2	41	Cheese and Candles	1000
1726	110313	19	7+		
	-		-	Total	86700

Total—702863 17 9. The Medium of which is our annual Ballance, viz. 87857 l. 19 s. 8 3 d.

Which with some other small Articles make up the Medium.

The next particular Trade to be confidered is the Eastland, which comprehends all the Countries northward of Holland, upon the Continent, from Embden to Archangel, the Sound and Baltick consequently included; an Abstract of which for eight Years, ending at Lady-Day, 1/27, is here given, viz.

LD.

and the rest by

I next confider an Abstract of in, for the like

3 lance s. d. 0 3 lance s. d. 14 0 lance 15 8 lance 15 8 lance 16 8 lance 16 8 lance 17 11 lance 17 11 lance 17 11 lance 18 lance

and other Grain, Mutton, to the line and Brandy,

ndy, Barley, and Yarn, and Herg Articles make

ne same Number

ich comprehends from *Embden* to bstract of which

Years

PLOFF

IRELAND, &c.

660

Tears	ars Exports			Imports			ance	Contra Ballance		
1719	81514 100337	5. d 9 1\frac{1}{2} . 0 3\frac{1}{2}	70395 01011	16	10. 8.	/. 11118 39325	s. d. 12 21 11 7	7.	4.	d.
1721 1722 1723 1724	80700 46531 44951 42049	1 4 4 4 8 1 1 9 1 10 3 2	49742 54292 67000 74300	8	8; 11; 9; 11	30957	13 7#		18	3 11+ 7+
1725 1726	39574	9 9 +	67193	7	6.	9		19825	17	9
Med. of 8 Years Med. of	61109	14 411	62917	0	5± 6±±	81401 1	7 5¥	95868 1808	7	1 t 1 t 2 t 1 t 2 t 2 t 2 t 2 t 2 t 2 t
5 Years		12 9.0	64437	6	3++			19173	13	6

The Exports are composed of Beef, Butter, Grain, raw and tanned Hides, Oatmeal, Calves Skins, Tallow, and Re-exports, to the Value of 37,557/. and the Remainder is made up of several small Articles, not material in Trade. The Imports to Ireland consist of Copper Plates, Flax, and Seed, Sugar, Hemp, Iron, Lamp Black, Train Oil, Tin Plates, Tar and Wood, to the Amount of 58,260/. the Remainder being made up of Linen Yarn, Pot-Ash, Lattin Wire, and other small Things.

The next Trade to be examined in a Southward Progress, is that with Holland and Flanders, of which an Abstract for the same eight Years is here subjoined, viz.

Years	Exp	orts		Imp	orti		Balla	nce		Contra l	Balla	ince
	L **	s.		1.	s.	d.		Ś.		L	ä.	d,
1719	140726	11	0.1	87957	19	IO#	52768	11	2+			4
1720	113107	3	9+	71162	14	7:	41944	9	2	40		
1721	87032	19	11	51187		4	35845	16	63			
1722	89327	4	X	65624	16	93	23702	7	7:			
1723	60866	7	7	82224		2.1				21358	ģ	74
1724	C 52618		1+	70048		3+				17431	13	2
1725	63922	15	3+	69206		2				5283	6	11
1726	93713	15	64.	84048	6	21	9665	9	3+			
Total-	- 701314	18	4	581460	14	7:	163926	13	57	44072	9	9
Med,	1996 Jac	7	3+	72682		911	14981					
8 Yea	res byook	-	ST	/2002	••	YTT	14901	- 3	371		**	2
Med, 4	of 67780	4	101	76381	19	I I 7				8601	is	ing

The Exports thither chiefly confift of Beef, Butter, Feathers, Salmon, raw Hides, Pork, Rape Seed, and Tallow, to the Amount of 50,340%. with several other Particulars not material; and our Imports from thence are Bark, Battery, Bras Shruff, Books unbound, Drugs, Madder, and other Dying Stuffs, Earthen Ware, Flax, Groceries, Gunpowder, Inkles, Thread, Hemp, Iron, Bone-Lace, Cambricks, Hollands, Flax Seed, Linseed Oil, Paper. Pot-Ash, Garden Seeds, Silk Manusacture, Steel, Whalebone, Rhenish Wine, Wooden Ware, Iron, Lattin and Steel Wire; the whole Value 66,248%.——And this with other small Parcels make up the Medium.

The next particular Trade that falls regularly in our Way to be observed, is that of France; Abstracts of which I here give, with a small Ballance, seemingly in the Fayour of Ireland, yet when carefully enquired into, it will appear to be quite otherwise.

8 H

Years		ports			ports	,	Ball	ance	d.	Contra 1		
1719	165859	16 1		179597	12	d. 12	• •	s.	<i>a</i> ,	13737	fi IS	2.
720	58012		1	111000		3				52988	2	T
721	121237	10	0	1 1200		3				11670		2
723	122426	10	5	11788		3	4544	17	2	,		
723	176777	8	27	15056		3	20213		11%			
724	214422		6:	14165	19	51	72773	9	0.1			
725	205317	7	7	15905		2	40202	3	41			
726	137702		7+	19395	4 12	6 <u>i</u>				56252	1	11.
	1201756	15	04	118661	2 8	5‡	149792	17	7%	134648	11	•
Med.of BYears		11	1017	14832	6 11	011	1893	0	911			
Med.of			1111	16130	6 1	4%	22248	19	7++			
										50000 8000 1000 4000	0 0	0
									Tota	18000	0 0	
The ot	her Article	es of	fmall	Value in	Trac	le are	not wer	th is	lertin	g.		
pert.		•										
	Imports i									. /.	, 1.	
	ta Mediu									8315		10
	ledium of				. 4.5					9165		
primay	at a Med	um	71 11X	i cars						2344	6 18	6
	resttaken		e Ye	ar 1724,	viz.							
	Cards, a	bout					123		1	10	0 (9 0
Cork	:					, ,			1	140	0	0
Flints								53		5	0	0
Pruins							. ,		*	150		0
	Liquor			19-4			4 1 7	•		150	0	9
dugar						10-	-	81 m		1000		0
	d Iron W	are	1 .		1		1. 2			60		9 0
Cambri					-	1 :	225		2	200		0
Train (Jil .				. 4				•	50		9
Paper					0.1	11 1	1.3.		1	350) 0
Rozin	,						- 1			115		0
Salt										265		0
	anufacture	. ل. ،	Æ,		3581	100	والمح ودوي	42 3	. 2.10 63	650		0
Vinega		?					Jar bo					0
	Groceries	1 ,1		11 11 111			M; and				-	0
W oode	n Ware	.*:	1 :.	0 2015 .			m=G .t.			250	0	, 0
Total,	including	the	Wine	at four						- 15070	e 24	. 0
	her Articl	es are	imn	aterial.			rt ants V			-	_	
The I-	port of W	7ine	1706							/.	4.	d.
							2 '.			109417		14
brandy	for the far	116 1	car	, .						3087	13	9
									Total	140289	10	10,
												101
												Her

Contra Ballance 1. s. d. 13737 15 24 52988 2 41 1:670 11 62

56252 1 11; 34648 11 0

0

% s. d. 83156 5 10 91658 14 6 23446 18 6

80000

Here

Here may be seen the Ballance at a Medium of eight and sour Years; as also the Increase of the Exports to France from 1720, at which Time the Difficulties in that Kingdom occasioned by the Rise of the Coin and the Miffsippi Bubble, were not overcome; it is also observable, that the Imports from thence have risen from that Time, and how the Importation of Frènch Wine has increased: The Medium of the last four Years exceeding that of the last eight 8 cg. 1. 8 s. 8 d.

the last four Years exceeding that of the last eight 8502 l. 8 s. 8 d.

Though the Exports for France cannot be ascertained to any Nicety from the Customhouse Books, as Merchants are not restrained in their Entries, for reporting their Goods for one Country when they are designed for another, as is frequently the Case in this Trade; for the Entries are made for that Kingdom, when the Merchandise is intended for Hamburgh, Bremen, or Halland, and this with the View of evading Payment to the several British Lighthouses in their Way to the said Places, towards whose Support all Ships pay in the sirst Port they put in at, and are charged with so many as they are benefited by in their Voyage, now if it appear by their Cocket, that they are bound for these Ports, they pay towards the Maintenance of them all; but if for France, and they are supposed to be blown there out of their Way, they are charged for no more than they are presumed to receive Benefit from, and hereby elude the several Charges they must otherwise pay.

Mr. Dobbs makes several Allowances for an illicit Trade, &c. too long to be inserted here, and then concludes from the Premises, that Ireland loses by her Trade with France from (at least) 30 to 40000 l. per Annum.

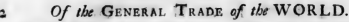
The last in order, though the greatest Branch of the Irijh Trade with Foreigners (as it leaves the greatest Ballance in the former's Favour) is with Spain, Portugal, and the Streights, as these take off the major Part of any manusactured Commodities they export, except Linen, of which an Abstract for eight Years here follows, to Lady-Day 1727, with the Medium of Exports, Imports, and Ballance, plainly demonstrating the Value of this Trade, and how much it merits Countenance and Encouragement.

Years	Exp	orts		Im	port	8	Ballance				
	1.		d.	1.		d.	1.	3.	d.		
1719	111739	19	4:	39670	3	3+	72069				
1720	125261	14	7+	36678			88582	18	94		
1721	176768	6	1.	57963	19	111	118804	6	2		
1722	183239	13	0.	56363	1	01	126876	11	114		
1723	147265		114	68153		91	79111	3	1+		
1724	149984	1	0	60959	16	11	89024	4	1+		
1725	135751	8	8.	61584	0	6.	74167	8	2		
1726	118049	4	51	96839	6	6.	21209	17	114		
Total -	148059	9	27	478213	2	11:	669846	6	3+		
Med. of 3	143507	8	711	59776	1.2	101	83730	15	9**		

By the Ballance here struck, it is sound that more has been received from the Countries I have been treating of, than from France, Holland, and Flanders together, by 534847 l. 15 s. 11 d. and it may be observed from what I have said, that the Irijh have a Ballance from no other Countries but these and Averica, though the Importations from this last mentioned Part of the World and Britain, are so blended, that the true Ballance is not distinguishable. It may also be remarked from the above Calculation, how greatly the Imports were increased in the last Year, insomuch, as to make the Ballance so inconsiderable, as to be very little more than the fourth Part of the Medium.

The Exports to the aforementioned Countries, are

Beef, about the Value of 10000 l. Butter, 35000 l. Candles, 3000 l. Cheese, 1600 l. Barley, 9000 l. Wheat, 3000 l. Hake, 2500 l. Herrings, 800 l. Salmon, 8000 l. Hair, 400 l. Raw Hides, 4000 l. Tanned ditto, 50,000 l. Li-



nen, 1300/. Pork, 2000/. Calf Skins, 3000/. Starch, 400/. Tallow, 2500/. Goods re-exported, 6000/. In all 143,100/.

The Importation from them are

Capers, to about the Value of 170%. Cork, 1860%. Dying Stuffs, 4000%. Sugar and Fruit, 6000%. Oranges and Lemons, 3000%. Iron, 9400%. Oil, 3600%. Salt, 4600%. Silk Manufacture, 3000%. Raw Silk, 430%. Thrown Silk undyed, 670%. Succus Liquor, 620%. Walnuts, 2000%. Fort Wine, 3169%. Spaniff Wine, 15,704%. Hoops, Cane, Reeds, and Plank, 700%. Wool, 368%. In all 59,300%.

Here I finish my Account of Ireland; and though the Calculations I have offered, were made some Years ago, and therefore some sew Alterations may have occurred in Trade since, yet I do not apprehend that these can be very material, nor have I to add any other Remarks on this Branch of Trade, to those I have occasionally made as I have gone along, so shall conclude the Subject, and proceed to describe the Traffick of other Countries, beginning first with France.

Of the Products, Manufactures, and Trade of France.

THIS Kingdom has a Trade proportioned to the Number of its Inhabitants, and Extensiveness of its Dominions, of which some Idea may be formed from the Calculations made of its annual 'ncome, which by Dr. Davenant was computed (from the best Accounts he could procure) to be before 1690, about 84,000,000. and tho' some have supposed that the intervening Wars, between that Time and the Peace of Utrecht, hindered their Increase, either in Wealth or Numbers, yet others reason, and I think more justly, that the continued Peace and florid Commerce it enjoyed, till the late Broils reversed the Scene, must have greatly encreased their annual Income. However, I shall endeavour to extract the best Account I can of what this Country furnishes towards a general Trade; and in doing it, observe the same Method that I have followed in my Description of Great-Britain's, that is, by acquainting my Reader with the Products and Manusactures of each Province, and then shew him how they are disposed of.

In treating of the different Provinces and their Trade, I shall observe the same Division as Mr. Savary does in his Dictionary; and as I regard what he has given us concerning the Products and Trasfick of his Country, as the most valuable Part of his Works, and in which we may reasonably suppose he is least mistaken, I shall epitomize the Necessary of them for my Reader's Information, and commence, as he does, with

1, The Isle of France,

HE Capital of which is Paris, where many Manufactures are carried on, and afterwards brought into Trade, of which some are exempt from the Jurisdiction of the publick Companies of the City, and established by Royal Authority; fuch as the Gobelius, where as beautiful Tapistres are made as any in Europe; the Savonnerie, appropriated to the making of Carpets with a Mixture of Silk and Worsted, in Imitation of those brought from Persia, the Beauty of whose Colours they come up to, and greatly exceed them in the Figure; The Manufactures of Glaffes, Cloths, Hangings, &c. besides which the Artificers here carry on all Manner of Trades that are practifed in our Metropolis; though it is with Pleasure I can affert, not many of them with equal Perfection; Here are, however, made all Sorts of rich Silks, Brocades, &c. Stockings, Hats, and every other Requifite for home Confumption and Trade; and almost all the small Towns, Villages, and Districts in the Neighbourhood of Paris, have some Fabrick peculiar to them; as Madrid (a Castle built by Francis I. in Boulogne Wood) for Stockings; St. Cloud, for Porcelane, Earthen Ware, Glass, and Tanneries; Gentilly, Garges, and Antony, are noted for Whitsters; at Ferté Gaucher is a Manusactory of Serges; Compeigne affords Stockings, Socks and Caps : 20 Margny does Cloths, Camblets, and Shage;

FRANCE.

Tallow, 2500 /.

RLD.

g Stuffs, 4000 l. too l. Oil, 3600 l. own Silk undyed, 3169 l. Spanish ol, 368 l. In all

ations I have ofrations may have be very material, those I have ocect, and proceed France.

ce.

s Inhabitants, and formed from the nt was computed out 84,000,000. In that Time and or Numbers, yet and florid Comgreatly encreased ne best Account I d in doing it, obf Great-Britain's, puractures of each

observe the same what he has given nost valuable Part least mistaken, I ation, and com-

re carried on, and om the Jurisdic-Royal Authority; y in Europe; the cture of Silk and of whose Colours Manufactures of arry on all Manth Pleasure I can wever, made all her Requisite for Villages, and Diliar to them; as tings; St. Cloud, rges, and Antony, rges ; Compeigne lets, and Shags;

at Houdon are made a confiderable Quantity of Worsted Stockings; at Dreux is a Fabrick of coarse Cloth, and at Châtres, Linas, Meulan, Sesame, Poiss, Claye, Lusarche, Moret, and Dourdan, large Parcels of Leather are tanned, and this last is famous for knit Stockings, and making Buff.

2. The Produce of Picardy.

THE natural Productions which this Province furnishes to Trade are, Corn, Hemp, and Wool; and its Manusactures, Woollens, Linens, Caps, Tapistry, and Soap. In Respect of the first, here is worked up five or six hundred thousand Pounds of Wool of the Country's Produce, and near as much more from Germany, Holland, England, Spain, and some other Parts of France, so that only in the City of Amiens are made about 129800 Pieces of Stuffs, and 50000 Pieces in the Neighbourhood, which are called foreign Stuffs, as they are made out of the City; and of the aforesaid Wool, the Camblet-makers alone take off 80000lb.

The Cities of the greatest Trade in Picardy, next to Amiens, are Beauvais and Abbeville; besides which there are many Villages and Towns, as Tilloy, Fienville, Nasurs, Beauchamps, Gravilliers, Feuguieres, Aumamale, Anvoille, Glatigny, and Seules; in all which Places are only made Serges of many Sorts and Qualities, and what in French is called Tiretaines, which I take to be here meant a Linsey Woolfey; Mouy and Crevecaur, give a Name to some of the former made there, as Tricot and eleven Villages of its Jurisdiction does to other Kinds of Serges of their Ephrication.

The finest Woollen Thread spun in Picardy is that of Amiens, where the Spinning employs a great Number of Hands, and consumes a large Quantity of Wool both of the Country's Growth and Spanish, which is used for making of Caps and Cloths here and in the Woollen Manusactures of Paris, Elbeus, and Rouen. The Quantity of Hemp and Flax gathered in this Province is likewise very great, so that the Linen Trade here equals that of the Woollen; and St. Quintin is where the greatest School are transacted, which may amount to 40,000 Pieces in a common Year; after St. Quintin is Peronne, and then Nelle; the different Species made in these three Places being several Sorts of Cambricks (from ten to a hundred Livres a Piece) Lawns, Gauzes, Hollands, printed Calicoes, &c.

The Fabrick of foft Soap at Amiens is so considerable, as to produce yearly ten thousand Quintals, and at Reasons Tapistry is made, and in its Neighbourhood is carried on a large Business in Caps, Thread, and black Silk, Lace, Gimps, &c.

In Amiens are at least two thousand Looms constantly employed, and in its Neighbourhood eleven fulling Mills, turned by Water, whose Quality is not less excellent for Dying than it is for cleansing the Woollens, which of this Place alone sell for upwards of 1,600,000 Livres.—The Linens of Pignigny, Oresmaux, and Flixcourt, are better than those of Amiens, of which about two hundred Pieces are made and sold weekly.

Mr. Savary says, that the Clothes of Abbeville are so like to those of England and Holland, as to render a Decision in Favour of either very difficult; but either the Fabricks are grown worse since his Time (the contrary of which I am very well assured of) or else he is guilty of a noted Partiality to his Countrymen; for though I will allow the Cloth that is made there to be good, yet the Yarn is neither so since spun, nor so well and closely wove as here in England, neither will it wear so long, and much sooner grows bare and shabby; this Experience has taught me, as I have for many Years seen the Wear of them, and more than once examined many of the sincest Pieces on the Spot. It is said here are above an hundred Looms, that employ upwards of sisteen hundred Spinners, besides as great a Number of Weavers, Cloth-Workers, Fullers, Dyers, and such like Artists, necessary to the perfecting the Clothes, and the Produce of them is computed to be at least five hundred thousand Livres yearly. Besides Cloth, there is made at Abbeville, Barragen Serges, Druggets, &c. to the Ameunt of about an hundred thousand Livres, and of Stuffs made out of the City, though in its Neighbourhood, two hundred thousand Livres; and

674

extra of these Commodities, many others are the Products of Abbeville, as Plush, Cassoy, Ticking, coarse Linen for Package, &c. to the Value of about 150,000 Livres.

St. Quintin has no Woollen Manufacture, though near 100,000 lb. of Wool is collected in its District; it however has a large Fabrick of Linen, infomuch, that forty thousand Pieces are made or sold here yearly, to the Value of 2,000,000 Livres; being Cambricks, Lawns, Hollands, and several other Sorts of Linens, which are likewise made in great Abundance in many Parts of this Province, whose Inhabitants are almost totally employed in the Linen and Woollen Way, as they have a large Share of the Materials in their own Territories, which produces them 524000 lb of Wool, and Plenty of Flax of a very rich Quality.

3. Of the Products of Champagne and Soillons.

THE Proximity of these two Provinces, and the great Resemblance of their Product and Manusactures, have induced me to treat jointly of them. The Soil, both of the one and the other, is very fertile in all Sorts of Grain, more especially Wheat and Oats, and their Hills are covered with Vineyards that produce a most excellent Wine. Hemp and Flax are cultivated here in Plenty, of which are made various Sorts of Linen, and Threads, employed in the manusacturing of Lace. Their Pastures are admirable for Grazing, as may be judged from the Support they give to fixteen or seventeen hundred thousand Sheep (which yield between three and four Million Pounds of Wool) besides a great Parcel of black Cattle, whose Hides afford a sufficient Employ to several Tanneries; and, in fine, their Rivers and Brooks set to work many Forges for working Iron, hammering

Copper, and milling Paper.
The Territories of Retbel or Mazarin, are in many Parts unfit for Corn, and this Sterility has put the Inhabitants on a Method of gaining a Livelihood, which I could not omit mentioning for the Uncommonnels of it, and that is the fattening Oxen with Loaves, composed with Rape Oil, which Seed they gather here in plenty; but the principal Product of these Provinces is the Wine, for which they are justly so famous, and of which the best is found at Rheims, Sillery, Hautvilliers, (corruptly called Ovilé) in the Valley of Pierry, and the District of Ay, tho' there are many good ones of a fecond Quality at Oxmery, Chatillon and Vertus-Dormans in Champagne, and Guichy, Pargrant, and Coucy in the Souffonois. The Number of the Woollen Manufactories established in these Provinces, are almost incredible; at Rheims they make Cloths like those of Berry, and various Sorts of Stuffs, both here and at Rhetel, Chateau Portion, Mezieres, Donchery, Mouzon, Fijmes, St. Manebould, Sommepy, Ville-en-Tartenois, Soissons, Chateau-Thierry, Charly, Orbaye, St. Martin-Dablois, Bar-sur-Aube, Ferre en Tartenois, Neuilly; and St. Fond-Sedan is noted for making and dying the finest black Cloths, as also large Parcels of Cloth and other Serges: At Bouts, Pertes, and Joinvelle, only white Estaminas are made; at Montcoruet, are made Sattins, Cloth Serges, &c. as they are at Vervins Fontaine, and Ploumure, with some ordinary Cloths: At Montineral, Langres, St. Just, Anglure, Sezanne, la Ferte Gaucher, and la Ferte-Sous-Jouars, the Fabricks are of Cloths, made all of Spanish Wool; in fine, Brienne, Chalons, Vitry, Chaumont, and Dienville, make several Sorts of Stuffs and Serges, besides some Cloths.

Linens, whether Flaxen or Hempen, are no inconfiderable Products of these Parts, as the Manusactories of them are dispersed thro both Provinces, tho the principal one is at Guise; however, between this Place, Vervins, and Noyon, there are thirty-four Villages, where no other Linens are made than those of the sinent Flax, called Batestee, or Cambricks. At Rheims, and almost all the abovementioned Places for Woollen Fabricks, there are also established some for Linen, which with those of Hats, Caps, Lace, &c. are very considerable, and surnish a great

Value to the general Commerce of France.

wille, as Plush. about 150,000

RLD.

1b. of Wool is infomuch, that of 2,000,000 Sorts of Linens, this Province, Woollen Way, es, which pro-Quality.

blance of their of them. The ain, more espes that produce enty, of which anufacturing of from the Supwhich yield be-Parcel of black es; and, in fine, on, hammering

r Corn, and this lihood, which I is the fattening gather here in ine, for which , Sillery, Haut-District of Ay, lon and Vertus-Souffonois. The ces, are almost various Sorts of chery, Mouzon, bateau-Thierry, tenois, Neuilly; Cloths, as also Joinvelle, only th Serges, &c. ary Cloths: At , and la Ferte-Wool; in fine, Sorts of Stuffs

oducts of these inces, tho' the Voyon, there are the finest Flax, povementioned Linen, which furnish a great 4: Of the Lyonnois, Forest, and Beaujolois.

VERY little Silk is gathered in the first of these Districts, and yet Lyons is one of the Cities, where the greatest Commerce in this rich Merchandize is carried on. All the Silks brought in from the Levant, Perfia, Messina, Italy, Spain, &cc. for the Use of France, ought to be carried to Lyons, as to a Staple, and from thence sent to Paris, Tours, and the other Silk Manufactories of the Kingdom.

The Products of these three Provinces for Trade, are, 1. Hemp. 2. Wine. 3. Vitriol, Saffron, and Copperas: 4. Coals, which are confumed in the Manu-

facturing Arms, and other Works of Iron.

The Fabricks are principally of Silk, and of the Materials necessary to its Perfection, of which that carried on at Lyons, has for many Years past been the most considerable, not only in France, but in any other Part of Europe. Mr. Savary fays, that there is yearly employed of Silk, Gold, and Silver, in this Manufacture, to the Amount of eleven Millions of Livres; that the Preparation of these Materials to fit them for Use, and their Working up, arises to better than three Millions; the Sales made of them, to above three Millions more; and that of the seventeen Millions, which these three Sums amount to, Foreigners pay near Onethird, in Time of Peace, when Trade flourishes.

This might be very true when Mr. Savary wrote, but the weaving and dying Arts are fince brought to fo great Perfection in many Parts, more especially among us, that large Deductions must be made from the preceding Calculations, and the Ballances confiderably altered from what they were then, to what they

The Lyonnois Manufacture is not confined to any two or three different Sorts of Silks, but is general, producing Gold and Silver Brocades, and rich ones without either of these Metals, Damasks, Sattins, Velvets, Mohairs, Taffaties, and almost every other Specie made elsewhere. The fine-drawing, and making the Gold and Silver Thread, our Author says, employs a thousand Marks of Gold, and five Million Livres of Silver yearly; and here are also made some Fustians, Dimities; and a considerable Trade carried on in the Bookselling Way. Other Parts of these Provinces are noted for their different Products, as St. Estienni and St. Chaument, for Hardware and Ribbonds, Roche for Cheese, Beaujolois for Linens, and various Sorts of Paper, made in many Parts of them, which all together render these Parts very considerable in the Commercial Way.

5. Of Montauban.

I N this Province are collected from twelve to fifteen hundred Quintals of different Sorts of Wool, which jointly with large Parcels from abroad, are worked up by the Inhabitants, into various Sorts of Stuffs and Clothes, making in all about fixty thousand Pieces. At Montauban and Cabors, are made several Sorts of Serges and corded Stuffs. At Gourdon, Lectoure, Realville, Vicfefenfac, Auche, Mauvezin, Mur-us-Barras, Espalion, Foiz, Pamiers, Millaud, St. Giron, Tarascon, Carlat, St. Gaudans, Aspect, Gimon, Montrejan, Montpezat, and la Caussade, are made Druggets, Serges, Crapes, and coarse Cloths, as they are at Beaumont de Lernaige, St. Clar de Lomagne, Villefranche, Camares, St. Aularis, and many other Places. and also at some few of them are made Barragons, and fine Stuffs. At Montauban, Gourdon, and Jouillat, there are Manufactories of Hats; and at this latter, several Tanners. Stockings and Caps are made at St. Clar de Lomagne, Pamiero, St. Giron, Montrejan, and Mirande. Hempen Linen at Gourdon, Villefranche, St. Clar de Lomagne, and St. Antonin; Paper at this last and St. Giroul, and Tickings at St. Clar de Lomagne. The greatest Number of Forges are on the Side of Taroscon, which are twenty-seven in Number. At St. Girous there are four, and some Hammers for beating Copper. At Foir there are three Hammers, and in the Neighbourhood of Villefranche, are several Hammers and Forges, all which joined to the Fabricks before-mentioned, employ a great Number of Hands, and occasion a Currency of large Sums of Money. 6. Of

6. Of Guienne.

THIS rich Province furnishes Trade with large Quantities of Wine and Bran-dies, Vinegar, Pruins, Rosin, Chesnuts, Oil, Iron, and Copper, wrought and unwrought, a great deal of Paper, and a middling Quantity of Hemp; there are in the Neighbourhood of Perigueux, thirty-nine Forges for Cannons, and other large Works of Iron; there are also many others near Dan, and several Hammers for Copper at Bergerac, Orteix, and Nerac. On the Side of Oleron are sour Paper Mills, and in the Neighbourhood of Bergerac, and Castel-Jaloux, seven others. A large Quantity of Hemp is cultivated at the two Tonneins, and in some other Places along the Garonne and the Lot; but all the Fabricks are but trifling, when compared with the Crops of Wine and Brandy, the Staple Com-modities of these Parts; infomuch that in all this Province, not above seventy-five thousand Pound of Wool is thorn, and it is with these, and a few from Poiton, that all their Woollen Goods are made, viz. at Bourdeaux, Bazas, Mont-de-Marsan and Nay, thick Blankets; at Joussac, coarse Cloths, at Ponts, fome Estaminas; at Baniers, the Stuffs called Cardillats; at Pau and Marmande, Hats; at Cadillac, Nerac, and Villeneuve d' Agenois, Stockings; and at Reolle, Thread, Fringe and Tickens.

7. Of Limolin and L'Angoumois.

THESE two Provinces, though under one Direction or Receipt of Custom, are very different in the Nature of their Soil and Products; the Angoumois yields a sufficient Quantity of Wheat, Wine, and all Sorts of excellent Fruits, whilst the Limofin on the contrary is cold and steril, has but few Wines, and those bad. hardly any Wheat, so that Rye, Barley, and Chesauts, commonly serve for Bread. to nourish the Inhabitants.

Both the one and the other Province have a great Number of Paper Mills, whose

Fabrick is in great Repute for the Press, tho'very little for Writing.

The Manufactures of Woollen Stuffs are very trifling in this Province; however there are a few Stuffs, Serges, Estaminas, coarse Cloths, &c. made at Limoges, Angouleme, St. John d'Angely, Nerac, Rochefoucault, Sentereune, Cognac, St. Leonard, Brives, and at Tulle.

The Samon cultivated in the Angoumois, is no small Object of the Country's Trade; for altho' it is not so good as that of the Gastinois, a great Quantity of it is fold at Bourdeaux to Foreigners; and the bringing up of Horses for Sale, chiefly at the Fair of Chassus, closes the Commerce of these Provinces.

8. Of Poitou.

RAIN, Wine, Chesnuts, Hemp and Wool, are the Products of this Province; the Meadows, whose Herbage is an excellent Pasture, enable the Inhabitants to raise and feed a great Number of large and small Cattle, of Horses and Mules, with which they carry on a very considerable Trade. The best Stude of Horses are in the twelve Parishes called the Wood of Estas, in sour of which there are

At Partinay, Niort, Fontenoy, Thouars, and many other Places of their Districts, are made Cloths, Druggets, Serges, and Linsey Woolseys; at Niort also Chamois is prepared; Woollen Stockings and Caps at St. Maixant, and Hard-

ware at Chatellerault.

250,000 lb. of Wool is gathered in this Province, besides which there is brought from Spain about 600,000 lb. of which, from 20 to 30,000 Pieces of Stuffs are annually made; and here are only three Forges of Iron, and two Paper Mills.

RLD.

Wine and Bran-Copper, wrought intity of Hemp; ges for Cannons, Dax, and feveral Side of Oleron are Caftel-Jaloux, fe-Tonneins, and in Fabricks are but the Staple Come, not above fethese, and a few Bourdeaux, Bazas, Cloths, at Ponts, u and Marmande, s; and at Reolle,

ipt of Custom, are Angoumois yields Fruits, whilst the s, and those bad, ly serve for Bread,

iting.
Province; however
le at Limoges, Angnac, St. Leonard,

Paper Mills, whose

t of the Country's at Quantity of it is for Sale, chiefly at

of this Province; le the Inhabitants Horses and Mules, st Studs of Horses of which there are

aces of their Dicys; at Niort also ixant, and Hard-

h there is brought eces of Stuffs are o Paper Mills.

9. Of

9. Of Rochelle, Aunis, Saintonge, &c.

THE Products of the Provinces and Country that compose this Receivership, are Salt, Wine, Brandy, and Hemp, besides a Number of excellent Horses; and their Manusactures are of Linen principally at Barbesseux. Great Quantities of Sugar are refined at Rocbelle, and about 34,000 Muids of Salt gathered in the sile of samous for tun of Wine, and 10,000 Barrels of Brandy. This Island is also famous for the Anniseed Water made here, not only among the French, but Foreigners. Olleron produces about 4000 Barrels of Brandy, and the Sands of Ollone yield near 20,000 Muids of Salt: Vast Quantities of Wine are gathered, and Brandy distilled, at Rockfort, Charente, Aigre, Xaintes, Cognac, and their Districts. Angouleme affords four Sorts of Merchandize, viz. Brandy, Paper, Saffron, and Iron, this last having Forges for it at Perigord, Aubaroche, Rudeau, the Chapple, Bourequoil, New Forge, Joneliers, the Augoumois, Planchemenier, and Feuillade.

to. Of Orleans.

THE Wines that are gathered in very great Quantities in this Province, make the principal Part of their Products, amounting to 100,000 Tons; and it is faid, that Blois and Beaugency do not furnish less: It is likewise very fertile in Corn, and not entirely barren in Manusactures, as at Orleans, Dourdan, Gien, Blois, Chartres, and some other Places, subject to this Generality, are made all Sorts of Woollen Stockings, both wove and knit, and at Dourdan many are made of Silk; at Orleans also are wove Caps, as Cloths are at St. Genoux, Clamecy, Chatillon-sur-Loing, and Montargis; various Sorts of Stuffs, different Species of Serges, Crapes, Capuchin Cloths, Bays, Linsey Woolsey, Estaminas, &c. are made at Baugency, Blois, Vendone, Pierre-Fitte, Montair, Salbry, Soüesine, Nouan-le-Fuzelier, Vouzon, Jergeau, Chatees, St. Fargeau, Brou, St. Agnan, Chateau-Neus, Brinont, Sully, La Charité, Petiviers, Pongoin, Chaudan, Bazaches, Illiers, and Anthon. This Province has several Fabricks of Hats, tho' the principal ones are at Orleans, Vendome, La Charité and Blois, at all which Places there are likewise considerable Tanneries; and in the Neighbourhood of La Charité, are twelve Forges, and three Furnaces for Iron. The Beausse and Vendomois, produce a great Quantity of Wheat and other Grain, as most other Districts of this Receivership do: In this Province, upwards of 200,000 lb. of Wool are manusactured into about 25,000 Pieces of Cloth, and other Stuffs, most of it the Growth of the Country.

11. Of Touraine, Anjou, Maine, and Perche.

THE principal Manufactures established in this fruitful and pleasant Part of France, are comprised in the filken, woollen, and tanning Commodities. The first has its Establishment in Tours, the Capital of the Province Touraine, where are made all Sorts of fine Silks, as Velvets, Mohair, Serges, Brocades, Sattins, Taffeties, &c. in which formerly were worked up 2400 Bales of Silk, tho' at prefent three or four is more than sufficient; and the same Decadence that has happened in this Manufacture, has occurred in the Woollen, as this hardly employs fifteen or twenty Looms now, that occupied two hundred and fifty before; in those that still subsist, are Amboife, Chinon, Richelieu Loudun, Loches, Beaulieu, St. Christophle, St. Pater, Laval, Beaumont, la Roue, Roxiers, Montrefor, Villeloin, Orbigny, Reugnay, Chateau-Renault, Neuville, Pontpierre, Maray, Neufay, Loifant, and Montricard, are made much the same Sorts of Stuffs and Cloths, as in the last mentioned Province. Few Hides are now tanned here, in Comparison with the great Quantity that used to be formerly. The natural Products of these Parts, consist in Wines, Brandies, Saltpetre, and such Abundance of Fruit raised, and afterwards preserved by the Natives, as has drawn on this Province the Appellation of the Garden of France. In the Parishes of Parcenay, Abillon, St. Mars, and Mettray, are Quarries of Millstones; and near the Abbey of Noyers, a Copper 8 K Mine was discovered in the latter End of the last Century. About 7000 Pieces of Cloths, Serges, Druggets, Linsey Woolseys, and other Stuffs, are made in this District of Touraine, besides some Caps, Hats, and Stockings; in that of Anjou are gathered Wines, Flax, and Hemp, of which large Quantities of Thread and Linen are made; the Quarries of Slate, Iron, and Coal Mines, the Whitsteries for Linen and Wax, the Resineries of Saltpetre and Sugar, the Forges, and Glasshouses, with the Manusacture of Estaminas, and Druggets of various Sorts, make up the Commerce of this Province; of these latter about 4000 Pieces are made yearly at Angers, Chateau-Gonsiers, la Fleche, Beauge, Saumur, le Ludi, Dove, Montreuil, Bellay, Beaufort, and Durtal, besides some Hats, Caps, &c. In the Territory of Maine, about 5300 Pieces of the aforesaid Woollens are made, the' the principal Manusacture of this Province is Linen, for which it produces the Materials in vast Plenty, and there has been seen 20,000 People employed at once in the several Branches of it: Here are also some Classhouses, Iron Mines, &c. and large Quarries of a midling Sort of Marble. The Manusactures of the mall Province of Perche, are Linens, Stuffs and Paper, of which the first is the most considerable; they have also here some Forges for Iron, and carry on some Trade in the Grazing Way.

12. Of Berry.

THE Sheep and Wool of this Province are the principal Materials it furnishes for Trade; its Corn, Iron, Hemp, Nut Oil, Wines, and Wood, would also occasion a tolerable good Trassick, had they navigable Rivers to carry them off. The finest Wool is fold for Roven, and only the interior Sorts worked up here, of which are made the coarse Cloths, called Drab de Berry, and some ordinary Serges, Druggets, Linsey Woolsey, &c. at Bourges, Island, Chatcauroux, Vierson, Selles, Aubigny, St. Amant, la Chastres, Castillon, Mehum, Aubigni, Dan-le-Roi, St. Benoist-du-Sault, Buzancois, Leueroix, St. Savin, Sancerre, Linseves, Leret, La Chappelle-danguillon, Assection, St. Guatier, Ivry-le-Pre, Argenton, Neuvy-St.-Sepulchre, Argent, Valencay, Cinconet, Baugy, Syncergues, Les Aix, Blancasort, and Enrichemont, in all from 47 to 48,000 Pieces.

12. Of Moulins.

THE Manufactures and Fabricks of this Province, which contains the Bourbonnois, Nivernois, and the upper Part of Avergne, are the Forges and Founderies, where Cannon, Anchors, and such large Works of Iron are made; the
Manufactures of Tin, Earthen Ware, and Glass; the Smalt Works, those of Cutlery
and other Hardware, the Fabrick of Tapeftry and Cloth; and the natural Products
consist in Wine, Hemp, Iron, and Steel Mines, Coal, Cattle, Fish, Chefinuts, and
Cheese. The whole Province feeds such a Quantity of Cattle, as exceeds Imagination; and it is surprizing to see how many Beeves and Sheep are every Year extracted from it for all Parts, (even in Time of War) for Flanders, Germany, and
Italy: Here are also, in an Acorn Season, large Herds of Swine sattened; and in Regard of Manufactures, the Iron, Steel, Iron Plates and Tin, are melted, run, and
formed into several different Works, almost in all the Forges built on the little River of Nievre, which falls into the Loire, under the Bridges of Nievers, and which
before joining it, gives Movement to the Bellows, Hammers, and other Machines
of above fifty Forges.

The Cutlery, and other Hardware, is made at Bourbon and Nevers, and in this last is also made some Earthen Ware, and some Works of Enamel. At Aubusson, and Feuilletin, there are Manusactures of an ordinary Tapestry; and at Moulins, St. Pourçain, Montluçon, Herisson, Decize, Cercy-la-Tour, Moulins-Engilbert, and Nevers, are made some coarie Cloths and Woollens, though by far the fewest in this Province of any in France: This Receivership produces in Wood, from the Nivernois, Bourbonnois, and more especially from Morvant, above the Value of 400,000 Livres yearly; Coal from the Vicinage of Decize, to the Import of 120,000 Livres; Pish 300,000 Livres; Hogs (in an Acorn Yest) 300,000 Livres; Cotn, Hemp, Wine, and Cattle, 500,000 Livres; Iron 300,000 Livres; Tin

FRANCE.

t 7000 Pieces
re made in this
that of Anjou
of Thread and
Whittleries for
s, and Glafsvarious Sorts,
noo Pieces are
umur, le Ludi,
Caps, &c. In
lens are made,
ch it produces
le employed at
s, Iron Mines,
factures of the

the first is the

carry on some

rials it furnishes
food, would also
carry them off.
ked up here, of
ordinary Serges,
x, Vierfon, Selles,
Le-Roi, St. BeLeret, La Chapgenton, NeuvyLes Aix, Blan-

ains the Bourbontorges and Founn are made; the
s, those of Cutlery
e natural Products
th, Chesnuts, and
as exceeds Imagire every Year exrs, Germany, and
teneds, and in Remelted, run, and
ton-the little RiVevers, and which
dother Machines

Vevers, and in this el. At Aubuffon, and at Moulins, St. ins-Engilbert, and of far the fewest in Wood, from the bove the Value of to the Import of) 300,000 Livres; coop Livres; 70,000

co,000 Livres; Earthen Ware and Glass 200,000 Livres; Cutlery and other Hardware, with some Enamel, 150,000 Livres; and Tapestry, Nut Oil, &c. to at least 150,000 Livres. The Products of Wool, and the Manusactures of Linen, I pass unnoticed, as these are all consumed on the Spot, as indeed most of the Cloths and Stuffs are.

14. Of Auvergne.

THIS Province is commonly divided into High and Low, and the Products of each as different as their Situation; the first is mountainous, as the Distinction seems to speak it, and productive of nothing but Food for Cattle, of which here is bred a surprizing Quantity; and the Low Lands abound in Corn, Wine, Hemp, and Wallnuts; their Meadows are delightful, and so fertile, that those in the Neighbourhood of Riom and Clemont, are moved three Times a Year, and the Lands in general never lie idle, or at most are not fallowed above one Year in twenty.

There are several Sorts of Manusactures in the Avergnois, and almost all the different Species fabricated are of a very good Quality, but more especially the Paper, which is excellent, made chiefly at Ambret, and about Thiers and Clermont. The Manusactures of Estaminas, Woollen Camblets, and other Stuffs, are at Ambret, Culnbac, Oliergue, Sanxillanges, and St. Flour, making in all about 10,000 Pieces. Laces are made at Aurillac, to the annual Value of 200,000 Livres, (though formerly they produced near 800,000) and there are some made at Muret, la Chasse-Dieu, Alarche, and Vineroles. The Hardware of Thiers and its Neighbourhood, affords Subsistance to above 5000 Families, and Cards for Play are made here and at Ambret. The Tanneries of Clermont, Riom, St. Flour, Maringues, Anjou, Chaudes-Aigues, &cc. are very considerable, as the Dairies near Aurillac, Moriac, Voiers, Bexe, la Tour, and Ardes, are in Cheese: Many fine Mules and good Horses are bred in the Studs of this Province, which besides the foregoing Particulars, produces Masts for Ships, and Wood for Carpentry, Coals, Fruit, Wax, Glue, Tallow, Butter, Linen, Hemp, and Nut Oil.

15. Of Normandy.

TO treat of this large and rich Province, with due Regularity, I shall do it according to its customary Division, into the three Districts of Rouen, Alençon, and Caën.

The former produces Corn, Cyder, Cattle, Hemp, and Flax, and befides has fome Fisheries at Dieppe, Honfleur, Havre, &c. Its Manufactures consist of Woollens, Linens, Leather, Hats, Combs, Paper, and playing Cards; at Rouen, Elbeuf, Darnetal, St. Aubin, Aumale, Bolbec, Louviers, La Bouille, Gournay, &cc. are made all Sorts of Cloth, Serges, Druggets, Ratines, Blankets, and diverse Species of Stuffs and Hangings, in which are employed about 1100 Looms, and from 8 to 9000 Bales of Wool, (besides other Materials) of which 5000 are Spanish, and the rest of the finest Staples of France. Linens of many Proportions and different Fineness, are made at Ponteau-de-Mer, Lizieux, Bernay, Rouen, Caudebac, Arques, and Montiolliers. The most considerable Tanneries, are at Rouen, and its Neighbourhood; and Hats are made in several of these Parts, though the Quantity is vasily short of what they have been formerly.

The District of Gain has not a less extensive or important Trade than this last treated of, but it seems as if each Part of this Receivership had appropriated a different Species of Business to itself.

Here are gathered a large Parcel of Drugs for Dying, such as Woad, Argol, Sumac, &c. The Butter of Isigny, the white Salt made in several Ponds, the Linens sabricated at Bayeux, and in its circumjacent Parts, are the only Manufactures of it; the Wool, Hemp, and Flax in this Neighbourhood, are sold unmanusactured: In the District of Vire, are three great Forges of Brasiery, viz. at Envou, Alouze, and Cherbourg; and here are made some Woollens and Linens; at St. Lo, Vire, Valogne, Cherbourg, Coutances, Fresne, St. Pierre-de-Antremont, Abis,

Flers, and Halouxe, to the Amount of 28,500 Pieces of Cloth, Serges, and Stuffs, besides Linens, Hats, Stockings, Leather, &c. and the Territory of Alencon, is nothing inferior to the other preceding two, either in the Diversity of its Commodities. or Importance of its Trade. Large Parcels of various Sorts of Linens are made at Domfront, Vimoutiers, and thereabouts. The Manufacture of Vellum Lace, was maintained thro' the long War at Alençon; the Magnificence, or rather Extravagance of France, fufficing for its Support, even in those distressful Times; of Cloths and Stuffs, from 50 to 52,000 Pieces, are made in this Division in a common Year. The Pins made at Laigle and at Conches, the Hardware and Brafiery of this laft, the Tanneries at Argentan, Vimoutiers, Conches, and Verneuil; the Fabrick of wooden Shoes, the forming of Joifts, Beams, and other Timber for building; the fattening of Poultry for Paris, and the Butter and Eggs sent there; the Saltpetre in the District of Argentan, are no small Addition to the Commerce of Alençan; but the Glass-houses at Nonant, in the Forest of Exme; at Fortisfambert in the Forest of Montpinson, and the two established in the Thimarais, with the Forges for Iron at Chanjegray, Varennes, Carvuges, Rannes, Conches, and la Bonneville, are the Fabricks which mostly enrich their Neighbourhood by their Quantities and Perfection; and to these we may add the Breeding a great Number of Horses. and making large Quantities of Hats, as other Advantages to this Country.

16. Of Bretagne.

THE Products and Manufactures of this Province, are, 1st, Salt, of which is annually made in the Parith of Province. ally made in the Parish of Bourneuf, from 16 to 17,000 Muids, and in that of Guerrande, or Croific, from 20 to 30,000. adly, Butter, in the Bishoprick of Nantes. 3dly, Wines, more especially those on the River of Nantes, and these mostly distilled into Brandies, to the Amount of about 7000 Pipes per Annum. 4thly, Corn, (particularly from the Bishoprick of Vannes) of which in a good Year, after a sufficient Provision made for the Province, 6000 Ton of Wheat, and 9000 of Rye, may be exported for Spain. 5thly, Hemp and Flax, principally cultivated in the Bishoprick of Rennes, Treguier, Leon, and Dol, and sold in Threads, Stockings, Socks, Gloves, and Cloths, to a very confiderable Value. 6thly, Iron, (for which here are several Forges in different Parts) Lead, Coal, and Paper. 7thly, Pilchards and Mackarel, whose Fishery is carried on from Port Louis, Bellisle, Concarnau, Audierne, and sometimes from Breft. 8thly, Woollens, such as Estaminas, Druggets, Serges, Flannels, Crapes, and some ordinary small Cloths, made at Nantes, Rennes, Bourg, Dinan, St. Brieux, Lamballe, Chateau-briant, Nozay, Redon, Josselin, le Guay de Plelant, St. Croix, Auvray, Vannes, Malestroit, Rochefort, Chateau-neuf, Longonna, and Herviliac, to the Value of about Ls. 40,000 And I shall here re-capitulate the aforementioned Commodities, and fet down what those carried out of the Province may yearly

amount to.	
Linens of all Sorts, to the Value of	12,000,000
Threads, crude, whitened, and coloured, to the Value of	1,000,000
Paper of different Sorts	200,000
Honey and Wax	600,000
Butter	100,000
Horses 1,000,000, Oxen 350,000, Hogs 100,000, and Sheep	
40,000, in all	1,490,000
Grain 100,000, Salt 100,000, Fish 50,000, and Game 10,000,	• • • • • • • • • • • • • • • • • • • •
in all	260,000
Poultry 14,000, Hides and Skins 60,000, Wines and Brandies	•
80,000, in all	154,000
Hemp, Tow, and Cordage 150,000, old Rags 10,000	160,000
Hair and Flocks 10,000, Staves 15,000, and Wood for Building	
and Fuel 230,000	255,000
Iron for Anchors 10,000, Cards 6,000, Tallow and Greafe 100,000	116,000

Livres 16,375,000

ges, and Stuffs, f Alençen, is nots Commodities, nens are made at llum Lace, was rather Extravarimes; of Cloths a common Year, fiery of this last, ; the Fabrick of or building; the re; the Saltpetre

nerce of Alençon; reisambert in the with the Forges la Bonneville, are ir Quantities and mber of Horses, sis Country.

of which is annuuids, and in that hoprick of Nantes. these mostly dism. 4thly, Corn, Year, after a fufand 9000 of Rye, cultivated in the reads, Stockings, Iron, (for which 7thly, Pilchards Estaminas, Drugmade at Nantes, t, Nozay, Redon, lestroit, Rochefort, Ls. 40,000 and

12,000,000 1,000,000 200,000 600,000 100,000 acep 1,490,000

dies 154,000 160,000 ding 255,000 116,000 ivres 16,375,000

17. Of

17. Of the Dutchy of Burgundy.

THE Wines of Dijon, Nuis, Beaune, Pomarre, Chaffagne, Macon, Tonnerre, Auxerre, &c. are the principal Products of this rich Province, and are justly termed the Mother of Wine, not so much for the Quantity, as the Excellence of its Quality: Here are however other Commodities, as Corn, Iron, Cattle, Wool, Hemp, &c. of which the following Manufactures are made, vis. from 12 to 13,000 Pieces of Cloths, Serges, and other Stuffs; the Crop of Wool amounts to 3 or 400,000 lb. Weight; the Hides and Hats suffice for the Use of the Inhabitants; here are thirty-two Forges for Iron, and eight Paper Mills: Several Ingredients for Dying grow here, and Wood in particular flourishes to a Miracle; Linens are made at Vitaux, Saulieu, and Autun, though coarse, and no large Quantity, and a few Stockings, with some Lace, finish the Catalogue of this Province's Productions.

18. Of Franche-Comte.

THE Products of this Province confift of Corn, Hay, Iron, Saltpetre, Salt, Cattle, Butter, Cheese, and Horses. The Rivers Saone, Doux, Lougnon, Loure, and some Brooks, work upwards of thirty Forges and Furnaces, where a large Quantity of Bombs, Bullets, and many other Iron Commodities are made; Masts and other Wood for Marine Constructions grow here in Plenty; and the Saltpetre made in a common Year, is about 1,200,000 lb. with Room for a considerable Augmentation at a small Expence, upon a due Application. The Salt is from the Pits of Montagne dores, so named from the rich Treasure it encloses, which however only consists of two Drains of Water never dry, and which produced an extraordinary Quantity of this Commodity. The Studs of twing always about 80 Stallions, 9000 breeding Mares, and from these about 900 Colts yearly; here is no Manusacture of Drapery, nor any other Product meriting Regard.

19. Of Dauphine.

THIS Province being divided into Mountains and Plains, the Productions correspond to this Diversity of Soil and Situation. The Mountains produce Fire, and other Trees proper for Marine Uses, and cover several Sorts of Minerals and Metals, and the Rivers that arise and flow from them, turn many Mills of Forges and Founderies, for carrying on diverfe Works of Iron, Steel, Copper, and Lead, according to the different Species of Metals, cast and wrought here. The principal Iron Mine is in the Mountain of Allevard, fix Leagues from Grenoble, being of an excellent Quality, foft, easy to forge and file, without Flaw. The Copper Mines are in the Mountain of Clocke, and those of Lead in the Gapençois, near the Cave of the Arnauds, and at the Village of Argentieres, four Leagues from Briançon. In the Testitory of Besses, there are Slates, in that of Larnage a Mine of Vitriol and Copperas, and another of Tobacco-pipe Clay, worked up at Tain; Cezanne, and Ceftiers, in the Briançonnois, produce Chalk, and feveral Parts in the Upper and Lower Dauphiny, Coal and Saltpetre. The Manufactures, which these different Metals and Minerals occasion and maintain, are spread thro' the whole Province. Steel is made at Rives-Moirans, Voiron, Beaumont-Furent, Tulins, Beaucroissant, Chabons, and Vienne. The Iron is forged at St. Hugon, Hurtiers, Thois, Allevard, Laval, Goncelin, la Combe, Vriage, Revel, des Portes, St. Gervais, and Royans; and Scythes and Sickles are made at Voiron and Viziles; Sword Blades at Rives, Beaucroissant, Tulins, Vioron, Beaumont-Furent, but above all at Vienne; Cannons are cast at St. George, and Anchors forged at Vienne: In fine, there are Copper Forges at this last mentioned Place, Turins, Voiron, and Beaucroissant; and the Vitriol and the other Minerals are prepared in the Fabricks and Laboratories of Allevard, Laval, la Cloche, Largentieres, Leschet, Bauriere, and Larnage. These are the Products of the hilly Parts, and we will now descend to the Plains, where

we may had growing in their proper Scasons, Hemp, Corn, and Mulberry-Trees, for the Nourishment of Silk-Worms. The Linen Manusactures of the former are at St. John-Cremiere, la Tour-du-Pin, Bourgoin, Vienne, Jallieu, Ruy, Lifle Dabo, Artas, St. George, Voiron, and at la Buisse. It is also almost in the same Places that Thread is spun, for Sewing and for the different Sorts of Cap-making: Silk is made thro' the whole Province, excepting in the Mountains, and some Parts too cold for the Worms; and besides these, here are many Paper Mills at St. Donat, Chateau-double, Perus, Disimont, Chabueil, St. Vallier, Cres, Vienne, Rives, Pariot, and Vizille. The Fabricks of Hats are established at Grenoble, Fontenil, Sassenge, Voreppe, Moirans, Crest, and Pont-en-Royans. Large Hides are dressed on the Side of St. André, St. Jean-de-Bournay, Vienne, Serre, Grenoble, Lumbin, Crolet and Goncelin; the Skins and small Hides are tanned at Grenoble, Voiron, Romans, Valence, Loriol, Livron, Montekmant, Dieu-le st., Vienne, and St. Antoine de Viennois. The Cheese of Sassenge or other Parts, sold under that Name; the Gloves of Grenoble so light and sine; the Pine-Nuts, Rosin, Turpentine, &c. gathered in these Parts, make a considerable Addition to the Trade of them; but I have yet to treat of a principal Branch, viz. that of the Woollen Manufactory, carried on at Grenoble, Voiron, Tulin, St. Marcollin, Roybon, Serre, Beaurepaire, St. Jean-en-Royans, Cres, Montelemart, Tollinian, Dieu-le-sit, Buis, Valence, and Vienne, in all which Places are annually made from 38 to 40,000 Pieces of Cloths and Stuffs.

40. Of Provence.

THIS Province is very fertile in Wine, Olives, Saffron, Oranges, Lemons, Prunes, Almonds, Nuts, Pomegranates, and all Sorts of excellent Fruit; and here is also gathered a very great Quantity of Silk and Wool: Of the Olives is made large Quantities of the sweetest Oil, besides those pickled, for which the Provencials have the best Method yet known. Their Muscatel Wines of St. Laurent and Cioutat exceed any thing of that Nature, and add to the Delights of the best Tables: The Raisins, wherewith these Wines are made, and particularly those gathered about Roquevaire and Auriol, are excellent in their kind, as the Figs are dried here of two Sorts, and no Part of the World comfit their Fruits in that Perfection as here. The great Number of the Mulberry-Trees, with which this Province abounds, enables the Natives to breed vast Quantities of Silk Worms, and thereby procure large Crops of their precious Webs. The Soap, particularly that of Marfeilles and Toulon, is in very good Repute, though generally allowed to be inferior to that shipped at Alicante in Spain. There are in Provence sixty Paper Mills, where many Sorts of this Commodity are made; and the Tanneries are many and very confiderable. The Country Wools are employed in diverse Manufactures of Stuffs, and many Fabricks of Hats, the latter at Aix, Marseilles, Toulon, and in the Principality of Orange; and the former at Toulon, la Roque, Mewve, Solieres. Cuers, Pequanto, Camoulles, Luc, Draguignan, and at Lorgues, tho a great Part of these are made of Spanish Wool, pure and unmixt: At Gordes, Apt, Ayquiers, Auriol, Signe, Colmars, and Digne, are likewife made some corded and other Stuffs, as there are at Arles and Grignan, of other Species: In this Province also are many Hammers for Copper Work, which are all the Commodities it furnishes to Trade.

21. Of Languedoc.

A Lthough this and the last mentioned Province are joined together, enjoy the same Aspect, and are exposed to the same Winds, they are however very differently divided, in Regard of the necessary Advantages for Trade, more especially in their Ports, with which the other abounds; and to this Nature has given none, so that the sew it enjoys, are the Effects of Art, made with a great deal of Trouble and Expence: However, as in these Sections I propose to confine my Discourses only to the Products and Manusactures of the Countries treated

Mulberry-Trees, of the former are Rsy, Lifle Dabo, the fame Places—making: Silk is do fome Parts too ille at St. Denat, ienne, Rives, Pable, Pentenil, Safdes are dreffed on le, Lumbin, Crolet Voiron, Romans, St. Antoine de Vithat Name; the Turpentine, &c. Trade of them; Woollen Manu-Roybon, Serre, off, Montelemart,

laces are annually

ranges, Lemons, cellent Fruit; and Of the Olives is d, for which the itel Wines of St. to the Delights of ade, and particu-in their kind, as comfit their Fruits erry-Trees, with Quantities of Silk ebs. The Soap, te, though geney are made; and Wools are em-Hats; the latter and the former at wc, Draguignan, Wool, pure and Digne, are likeand Grignan, of per Work, which

gether, enjoy the re however very rade, more espethis Nature has hade with a great ropose to confine Countries treated of, I shall omit enlarging on their Situation, at least at present, and profecute in this, the Method I have observed in my Account of all the preceding Provinces.

Languedoe is esteemed as one of the best cultivated Provinces of the Kingdom of France, and justly merits this Encomium; its Inhabitants are numerous, diligent, skilful, and industrious; it enjoys the Advantage of having a greater Diversity in its Froducts, than any other Province; yet this Country, so well cultivated, and so well peopled, might raise a much greater Revenue, support a much greater Number of inhabitants, and surnish the State with much larger Succours, if it understood to attract by a suitable Culture all those Advantages which it is capable of procuring; it has Plenty of Corn and Wool, but it might largely augment its Crops of Wine and Oil, and expect a surer, more beneficial, and immediate Sale to these Commodities, than they ever find, or can hope for from the others; the Growth of Silk might also be greatly encreased, and Cotton might be planted to Advantage, and this further improved by establishing Manusactures of it; much more Salt might be made, more Mines wrought, and a great Number of Things might be added to the natural Products of the Country, for which the Soil and Situation is adapted; however, I shall not enlarge on what this Part of France might be made to produce, but now acquaint my Readers with what its Products and Manu-

factures actually are.

This fruitful Province, one of the largest, richest, and most agreeable of that Kingdom, has two great Salt Marshes, the one at Mardirac, the other at Sigean, both yielding vast Quantities of that useful Commodity. At Rieux, la Grange-despres, Lodeve, Carcassonne, Limoun, Castres, Alby, Alet, St. Colombe, Lauclanet, Luissac, la Grace, les Saptes, Chalabre, Mazanet, Terrières, la Caune, Bedarrieux, St. Stoian, Quissac, St. Hypolite, Bauzely, Vigan, Ganges, Saumennes, Anduze, Alais, St. Gervais, Sommieres, Gardonnenque, la Salle, Beziére, Aniane, and Beaucaire, are many Woollen Manusactures of Cloths, Serges, Ratines, Bays, Crapes, Druggets, Linsey Woolsey, and several other Sorts of Stuffs: Of the silken Fabricks, the principal are at Touloufe, Monspelier, Nismes, Alais, and in some other Towns and Villages along the Rhone, where are made Taffeties, Tabbies, Crapes, Tarandines, Brocades, Damasks, and some Goods with a Mixture of Silk and Wool, in which all the Silk gathered in these Parts is employed, being from 12 to 1500 Quintals in a common Year. The Verdigris made at Montpelier and its Neighbourhood, and the Crystal of Tartar prepared at Aniane, are in great Esteem among Strangers. The Diocese of Mirepoix has also Mines of Iron, Coals, and Jett; the Iron is found and wrought at Courfouls, St. Colombe, Quillau, and at Belestat; the Coal at Trimont, and at St. Benoist; and the Jett at Lovan, and Ralovet. Of Hats the Fabrick is very considerable in these Parts; they are made at Montpelier, Quissac, Sauve, St. Hypolite, Sumennes, Anduse, Alais, Uses, St. Geniez, la Salle, Nismes, Clermont, Beaucaire, Valborgne, Mairvain, and Valarangue: Chesnuts and Hemp are plenty in the Vivares; and in the Diocese of Carcaffone, all the Inhabitants of the fix Boroughs, composing the little Territory of Graiffefac, are Nail-Makers. The Fabrick of Lace employs a good Part of the Workmen in Velay, and besides the Manufactures before-mentioned at Montpelier, there are made Blankets, Wax is whitened, and those Drams, called Roffolis, composed in greater Quantities than can be consistent with their Drinkers' Health: But to abbreviate the Detail of this Province's Products, I shall excuse giving a more particular Account of them than the preceding; tho' in the following general one, I shall set down the Value of the total Produce and Manufactures, and add what Share of it is superfluous to the Province's Consumption, and therefore fent into others, and abroad.

684

Merchandize and Com- modities of the Growth and Manufacture of Lan- guedee.	The Price at which each Article in Trade is fixed and may amount to in a common Year.	The Value of the Goods and Merchandizes, ex- tracted for foreign Parts, and other Pro- vinces of France.
Grain	Ls. 1200000	400000
Wine	830000	830000
Brandy	440000	44000
Hungary Water	120000	120000
Drame	150000	3 50000
Verdigris	200000	200000
Olive Oil	2000000	1000000
Woad	50000	25000
Saffron	100000	80000
Prunes	1 20000	60000
Soude, or Kale	50000	30000
Turnsol, or Heliotropium	15000	1 5000
Chesnuts	150000	60000
Wood	300000	150000
Staves and Casks	60000	30000
Silken Goods	1800000	1500000
Cattle and Wool	1000000	600000
Forged Iron	120000	8000
Nails	140000	60000
Melting down old Copper	20000	10000
Paper	140000	100000
Parchment	15000	
Cards	00000	30000
Soap	105000	5000
Whitening of Wax	150000	50000
Linens	30000	
Laces for Stays	10000	
Pilchards, and other Salt-Fish	100000	60000
Lamb, and Kid Skins	800000	400000
Gloves	50000	30000
Sheep, Goat, and Buck-Skins,	0	
dreffed into Chamois	258000	150000
Glue	50000	
Drinking and Sash Glasses	20000	
Plate Glass	30000	
Laces of Puy	60000	40000
Fustians and Dimities	90000	60000
Blankets	230000	200000
Hangings	20000	
Fine and ordinary Stuffe	4100000	********
D° Cloths	8450000	5300000
Worsted Stockings Hats	40000	
	400000	150000
Taffeties, Ribbons, and Silk Stockings	000000	
Coarse Silk Stuffs	900000	600000
Confection of Alkermes	80000	50000
	50000	50000
Eels of Aiguesmortes	35000	20000
Sardignas	30000	15000
Garden-Seeds	30000	15000
	Livres 25198000	Livres 13093000
3		22. Of

RLD.

e of the Goods rchandizes, exfor foreign and other Proif France.

res 13093000

22. Of

22. Of the Lower Navarre and Boarn.

TF Bearn cannot be called fruitful, the Lower Navarre is much lefs so, being a mountainous barren Country, whose Soil will not produce any thing but through Force of Application and Care; and it is owing to the Assiduity, Labour, and Industry of the Inhabitants, that it yields the little it does. The Valleys of Baretons, Assign and Ossare, in the Precinct, or Seneebausse, of Oseron in Bearn, produces Pines to make Masts for the Royal Navy, they likewise enclose some Mines of Lead, Copper and Iron, which employ a Quantity of Forges, Founderies, and Hammers, some Salt is also made in different Parts of Bearn, though very little more than serves for the Natives Consumption. The Productions of this Country for Trada are Wine, Wheat, Millet, Oats, Apples, Flax, and Hemp, with which latter they make some Linen, as they do Cyder with their Apples, selling their Wine, of which that of the Seneschalry of Morlac is esteemed excellent. These two Provinces, more especially the Mountains of Navarre, have most admirable Pasturage, which enables the Inhabitants to breed and raise a great Number of Horses, black Cattle, and Sheep, of which latter the Wool is so fine as to pass for that of Spain; though here are no Woollen Manusactures, except a trifling one for coarse Cloths for the poor Natives Use.

23. Of French-Flanders,

OF which Life is the Capital and Centre of its Trade; its Manufactures, and the Undertaking of its Merchants, employ and maintain about 100,000 Workmen, either in the City, Suburbs, plain Country, or the neighbouring Villages: The Commodities which this Part of Flanders produce, are Grains of all Sorts, for the Food both of Man and Beast; Hay, Wood, Fruit, Wool, Horses, Flax, Cattle, Butter, and prodigious Quantities of Rape Oil.

The Manufactures confift in Cloths, Serges, Ratines, and diverse other Sorts of Stuffs, made with Wool alone, or mixed with Silk or Thread; and others, where several Sorts of Linens are made, both figured and plain; Hides differently tanned; Tickings, Camblets, Damasks, Velvets, Laces white and black (either of Thread or Silk) Tapistry, gilt Leather, Pipes, Match, Pastboard, Stockings, Breeches, Caps, and other such knit or wove Work; fine Ozier Baskets, Hats, Barragons, Crapes, Blankets, and several other Species of Stuffs: All these Manufactures are established in the City of Lise, and the Commerce they occasion can hardly be imagined. At Orchies are made Trippes; at Dousy, the same things in Proportion as at Lise; at Armentiers Estaminas, some Cloths, and a very sew light Stuffs; it is in this City also that the Linens made in the adjacent Parts, are all sold; at Lanoy and its Jurifdiction some light Stuffs also are made. At Gorgebe is a Fabrick of plain and figured Linens, whitened in the Whitsteries of this Place, which are excellent for the Purpose. There are several Looms of Woollen Stuffs, or those mixed with Silk, at Roubais and Turcoing; at Manin is a Fabrick of Linens and another of Hats; and in fine, at Tournay are made worsted Stockings, mock Plush, and Earthen-Ware.

24. Of Lorrain and Bar.

THERE are but few Woollen Manufactures in either of these Dutchies, and none of Silk; what little is carried on of the former is at St. Nicholas, St. Maria au Mines, but the Cloths are very coarse and in little Esteem. At Nancy is a Fabrick of ordinary Hangings, though so trifling, that I should not have mentioned it, but to avoid leaving out any Manufacture in a Country where there are so sew. That of Thread Laces is not only more considerable, but is almost the only one theremerits any Regard; Maricourt, Vezelize, Neuschateau, and some Villages in their Jurisdiction, are the Places where most are made, and employ sive or six hundred Women or Girls; it is true they are far from being sine, but of a Quality very six for the Spanish Markets, where several thousand Pieces are annually sent. Houshold and other Sorts of Linen, Worsted Stockings and Caps, Hats, Cordage, Nails, and

Paper, are also Manusactures of these Provinces, but all consumed at home; and what they afford for Trade, is Salt, Iron, Alum, Saltpetre, Wood, Cattle, Wool, Rape Oil, Honey, Wax, Wine, Brandy, Skins and Glass. Places proper for making Salt, are found in many Parts of Lorrain, so that at least a Dozen might be appropriated to this Purpose, which would furnish a large Quantity of an excellent Sort; though only three are now wrought, viz. at Rozieres, Chateau-Salins, and Dieuse.

The Iron Mines are chiefly in the Mountains of Vofge, though there are some in the plain Country; they afford plenty of Metal, and employ a great Number of Forges. The Allum Mines are only sound in the Voyvre near Longevi, and are of little Advantage to the Lorrainers, as they neither know how to extract or prepare it. Of Saltpetre they have no Mine, but collect it, as elsewhere, on the Walls of old Houses, and other antique Buildings. Timber and Masts are felled in the Mountains of Vofge, both for Ship and Land Use; and the Glass-houses are established in the Woods of the Provostry of Arnay, in those of St. Michael, and at the Village of Tavoy, three Leagues from Nancy. Brandies are distilled at Pont-a-Moussian, though not from Wine as in other Parts of France, but from the Pressings of the Grapes, which are every where else regarded as useless, or at most serve only for Feeding of Pidgeons, or to dry and burn. The Skins, particularly those of Bears, which are taken in large Quantities in the Mountains, and the Forest of Vofge, are sold at Strasbourgh, &c. Wheat grows here in Plenty; and the Lorrainers are esteemed the best Founders in Europe, especially for Cannon, I ratas, and Bells; the Inhabitants of Levescour, Outremicour, and Brevanne, are the most reputed for these Fabricks, and this Art may be regarded as a Sort of Trade in Lorrain.

25. Of the three Bishopricks.

JNDER this Name are comprehended Metz, Toul, and Verdun, three imperial and episcopal Cities in Lorrain, now subject to France. The Products of this Country are Wine, Wood, Grain, Salt, Hides, Fruits, Confectionary, Brandy, Linen, and wrought Wood of St. Lucia, (a fwee:-scented Wood;) besides which here are several Woollen Manufactures, and Fabricks of Caps; the best of which are established at Metz, and its Neighbourhood, which consist of all Sorts of Ratines, diverse Species of thin Serges for the Womens Wear, coarse Cloth, with some Druggets, and Estaminas. Toul and Verdun have also some of these Manufactures, but very inconsiderable, both in Quantity and Quality. Worsted Stockings are made in all the three Cities, and these Parts abound so in Tanneries, that there are above forty at Metz, more at Verdun, and several at Toul. A Sufficiency of Salt is extracted from the Works of Moyenvic, as these produce about 9000 Muids per Annum. Oil is made here from the Lorrain Rape-Seed, both for their Woollen Manufactures and Lamps. The Mountains of Volge furnish the three Bishopricks with Cattle, Butter, Cheese, Skins, (especially those of Bears) and Wood for all Uses; besides which they make Brandy in the Manner as is expressed under the preceding Section of Lorrain.

26. Of Alface.

THERE is nothing nigh the Trade carried on in this Province, as its Fertility, and the Number of its Products seem to promise; however, Strasbourg (Capital of the Lower Alsae) furnishes Trade with Tobacco, Brandy, Hemp, Madder, Alkermes, Saffron, Hides, Tallow, Wood, and large Cabbages, of which last Commodity, though seemingly trifling, there is yearly sold at Mayence and in Holland, to the Amount of 30000 Crowns: The Manufactures of this City consist of Hangings, ordinary Cloths, Blankets, Serges, and some Linens, made both of Hemp and Flax; at Giromani, St. Marie-au-Mines, Astembare, and Munster, are Mines of Silver, Copper, and Lead, all in the Upper Alsaee; and to melt and prepare the Iron of these Mines of Besort, there are many Furnaces and Forges in the neighbouring Forest, and for those of Copper, a Number of Hammers and Founderies.

at home; and, Cattle, Wool, aces proper for Dozen might be antity of an exzieres, Chateau-

here are some in reat Number of ngevi, and are of act or prepare it. the Walls of olded in the Mounare established in d at the Village Pont-a-Mousson, Pressings of the steer end of bears, rest of Vosc, are a Lorrainers are rears, and Bells; most reputed for in Lorrain.

m, three imperial
e Products of this
ctionary, Brandy,
d;) befides which
he beft of which
l-Sorts of Ratines,
Cloth, with fome
fe Manufactures,
ted Stockings are
neries, that there
A Sufficiency of
cout 9000 Muids
for their Woollen
three Bishopricks
and Wood for all
pressed under the

e, as its Fertility,

Strasbourg (CaHemp, Madder,

s, of which last
yence and in Holis City consist of

s, made both of

and Munster, are
to melt and pres and Forges in
er of Hammers

27. Of Rouffillon.

THE Wool, Iron, and Olive Oil of this Country, are the principal of its Products for Trade: The first of these are so sine and good, that they almost equal the Spanish in Quality; the Extract of Oil in a common Year, is to the Worth of 2 to 300,000 Livres; but of the Wine, though good, only a midling Quantity is sold; the rest of their Trade confiss in Wheat, Millet, large Cattle, and Sheep. Roussilon has no one considerable Manusacture; here are however some Blankets, ordinary Linens, and coarse Cloths, made for the Peasants Cloathing and Use.

I Have now finished my Detail of what each Country of France produces, and shall next inform my Readers how these Products are disposed of, in the general Traffick of that Kingdom, excusing to mention any Thing of the Trade carried on with Great-Britain, as the has been spoke to already.

The Commerce of France is extended almost to every Part of the known World, where any is carried on, and it is this only I shall speak of, without regarding their Home Trade, and shall begin first with that they maintain with Holland, as the most considerable of any other they are engaged in; and the principal Cities concerned in it, are Paris, Rouen, Orleans, Dieppe, Dunkirk, St. Valery, Carn, Nantes, St. Malo, la Rochelle, L'Isle de Rhé, L'Isle d'Oleron, Bourdeaux, Berberac, Montauban, Bayonne, Lyons, and Marfeilles, whose Trade with the Dutch I shall describe in Order. Of the Manufactures of Paris, are sent to Holland, all Sorts of rich Silks, as Gold and Silver Brocades, and those without either of these Metals; Gros de Tours, Damaík, flowered and plain Sattins, Tarandines, Thread Laces, Ribbons and Girdles, Aprons, Head Dreffes, Gloves, Fans, Jewels, Books, &c. From Rouen they extract Linens, Caudebec Hats, Laces of Silks, and of Gold and Silver, true and false, Silk and Worsted Stockings, diverse Sorts of Mercery and Hardwares, Greening Weed for Dyers, Thistles for Clothiers, Sash Glass, Bon Cretion Pears, Rennet Apples, Cyder, and Sweetmeats. From Orleans, they have only Gâtinois Saffron, Orleans Wine, and some from the Loire, and Brandles: Dieppe furnishes them with Sash Glass, Laces, Mercery, and Hardwares, and a large Quantity of Combs, and Horn Tobacco-Boxes. The Trade of Dunkirk with Holland is now reduced to the Importation only of the Returns the former gets by its American Commerce, and which is principally fent to Rotterdam. St. Valery has hardly any Trade with the Dutch, nor does Caen remit them any Thing but Paper, which is sent both to Amsterdam and Rotterdam. St. Malo supplies the former with Paper, Honey, Grain, Calf-Skins, Grindstones, India Goods, coarse Sugars, and several Spanish Commodities.

Nantes sends them Bretagne Linen, Butter, (when scarce in Holland) Corn, such as Wheat, Rye, and Maslin, Honey, Gâtinois Sasson, Loire Wine, and Brandy, Paper, Prunes of St. Catherine, Sugar, Indigo, Cacao, Rocou, (for Dying) and Cotton Wool: Rochelle surnishes Amsterdam with Wine and Brandy, Salt, Paper, brown Sugar, Syrup, Indigo, Martinico Cacao, Walnut-Tree Boards, &c. The stee of Rhé, Oleron, and Town of Cognac, supply it plentifully with small Wines, (particularly that from St. Martin) Brandy, and Salt. Bourdeaux sends there Brandy, Vinegar, Perigord Chesnuts, Prunes of St. Antonin, Walnuts, and Walnut-Tree Planks, Honey, Montauban Sasson, Linseed for Oil, Paper, Turpentine, Rosin, and Pitch, coarse Sugars, Indigo, and Rocou, Syrups, and several other Commodities. Bergerac only affords for this Trade, Wine and Chesnuts, with which at least a hundred and sifty Ships go yearly loaded from hence and Libourne to Amsterdam. From Bayonne are carried there the several Wines of Journansson, Bearn, Chaosse, and Cape Breton; Brandies, Chesnuts, Prunes, Hams, Liquorice, Turpentine, Rosin, and Pitch; a large Parcel of Spassift Wool, Honey, Bed Feathers, and Linseed. Lyons deals only with Amsterdam, in Sils and Exchanges, though Marseilles sends there Olive Oil, Soap white and marbled, Brandy, St. Laurence Wine, Olives, Capers, Anchovies, Honey, Almonds, Figs, Raisins, Currants, Tunny Fish, Dates, Verdigris, Perfumes, Wood of Languedoc, Marseilles Quilting, Silk Stockings of Nisnes, all Sorts of Arabian and Levant

Drugs, Coffee, Silk, Cotton Wool and Thread, Angora Goats Hair, Camels Hair, and feveral other Sorts of Merchandise.

And what Holland sends to France in Return, are Cloths, Cambricks, Hollands, Cotton Wool, and Thread, Chints and Muslins (but these by Stealth, as they are contraband) Sugar-Candy, Pepper, Cinnamon, Cloves, Mace, Nutmegs, writing Quills, fine Wool, Horse Hair, Ox Horns, Drugs for Dying, Diamonds, Pearls, and Seed Pearls, Madder, Galls, Guins, Allum, Copperas, Vitriol, Pewter, Lead, Copper, Tin, Steel, Iron, Iron Plates, Pots and several other Works of this Metal; Limbecks for Diftilleries, and Kettles for boiling Sugar; Brass and Iron Wire, Quickfilver, refined Brimstone, all Sorts of tanned Hides, Russa and Hon Wire, Other Stins, Flax, Hemp, Cables and Cordage for Ships, Sail-Cloth, Matts, Yards and Plank for all Marine Uses, Timber for House-building, Rozin, Pitch, Tar, Cheese, Tallow, Candles, Butter, Salmon pickled and smoaked, Herrings, Whale-bone, Train, Linseed and Rape Oits, Linseed for sowing, Musk, Civet and Ambergris, Coral, and yellow Amber, Staves, Casts, Ashes for the Soap Works and Whitsers, white and yellow Wax, Wax Candles and Flambeaus, Starch; all Sorts of Thread for Sewing of Weaving, as also for making Cables and Sails, Ching-Ware, Tea and Chocolate, Couries, and all Sorts of Copper Basons and Merceries for the Guines Trade; Tapestries of different Species, Cannon, and all Sorts of Fire-Arms, Powder, Bullets and Bombs.

By which may be in Part seen how considerable a Trade is carried on between France and Holland; and if we may believe the Author of the Memoirs on the Commerce of the Dutch, Mons. Boreel, who was their Ambassador to his most Christian Majesty, had declared and proved to the French Court, that in the Year 1658, Goods had been entered in the several Customhouses of the seven United Provinces to above three Millions and a Half of Guilders in Value, in the following different Sorts of Commodities, viz.

Of Velvets, Sattins, Gold, Silver, and other Brocades, Taffeties, &c. made at Lyons, Tours, and Paris, to the Value of	6,000,000
Of Silk Ribbons, Thread, and Gold and Silver Laces, Buttons, Stay- Laces, &c.	2,000,000
Of Castor, Vicuna and Caudebec Hats, made at Paris, &c.	1,500,000
Of Feathers, Belts, Fans, Head-Dresses, Looking-Glasses, Watches,	,,,,,,,,,,
Clocks, and other Merchandise of this Sort	2,000,000
Of Gloves made at Paris, Rouen, and Vendome	1,500,000
Of Wools spun in Picardy	1,500,000
Of the different Sorts of Paper made in Auvergne, Limofin, Poictou,	
Champagne and Normandy	2,000,000
Of Pins and Needles, Box, Ebony, and Ivory Combs	500,000
Of Hardware from Auvergne	500,000
Of the different Sorts of Linens from Bretagne and Normandy	5,000,000
Of Furniture, Beds, Quilts, Blankets, Curtains and Fringes	5,000,000
Of Bourdeaux, Gascoyne, Saintenge, Orleans, Anjou, and Nantz Wine	5,000,000
Of Brandy and Vinegar	1,500,000
Of Saffron, Soap, Honey, Almonds, Olives, Prunes, &c.	2,000,000
Which Imports together make thirty-fix Millions of Guilders	26,000,000

Monf. Boree! (fays our Author) reprefents, that besides all this, Holland annually extracted from Rochelle, Marans, Brouage, and the Islands of Rhé and Oleron, above five or six hundred Ship Loads of Salt, without including Hemp, Wheat, and other Grain that they take from France in a plentiful Year, which sometimes amounts to more than six Millions; and though this Trade must have suffered some Alteration in near a Century, that has elapsed since the above Calculation was made, yet it still continues very great, and most of the same Commodities exchanged as was by the preceding Account.

The French likewise carry on a very important Trade with Portugal, Spain, and Italy, though nothing nigh so much as they formerly did, as Spain in particular has within a few Years past set up several Manusactures of Silk, more especially at

RLD.

ts Hair, Camels

bricks, Hollands, calth, as they are Yutmegs, writing biamonds, Pearls, ol, Pewter, Lead, is of this Metal; is and Iron Wire, Leather, all Sorts th, Matts, Yards, zzin, Pitch, Tar, Herrings, Whales, Civet and Am-Soap Works and aus, Starch, all Cables and Sails, opper Basous and says, opper Basous and says, opper Basous and says, opper Basous and says, says, opper Basous and Sails, opper Basous and

erried on between Memoirs on the to his most Chrisn the Year 1658, even United Proin the following

es, Cannon, and

Guilders.

ay-

hes,

Vine

6,000,000

1,500,000

2,000,000

1,500,000

500,000

5,000,000

5,000,000

2,000,000

36,000,000

Holland annually and Oleron, above Wheat, and other netimes amounts red fome Alteran was made, yet achanged as war

tugal, Spain, and bain in particular nore especially at Valencia,

Valencia, which now rival the Lyonois Fabricks in Pattern, Goodness, and Dye; they however still supply Portugal with this Commodity, and both Kingdoms in some Woollens for their American Trade; on the contrary, raw Silk is carried from Italy to France as well by Sea as Land, and all the Italian States in Return take off some Part of their fleecy Treasure wrought into Serges, Cloths, Druggets, &c. Of Hats, some are yet exported to all these Countries, though in nothing near the Quantities as was usual when those of Caudebec were the celebrated ones of Europe; their Linens and Lace also continue to find a Sale as well in most Parts of Italy as the Spanish and Portuguese Dominions, both in this Part of the Globe and America; and these States surnish the Wants of the French with large Parcels of Hides from Buenos Ayres and Neuva Colonia, as they do with Snuff and Roll Tobacco; of the former it is faid, about two thousand Ton from Spain, and as much of the latter from Portugal; they also take from Spain large Quantities of Soap ready made, with Oil and Sosa or Barilla, to manufacture more at home; and with this latter they likewise supply themselves for their Plate Glass Fabricks. With their Wine, Brandies, and Salt, they carry on a prodigious Trade to all the North, for though many of those Parts are supplied with these Commodities at Second-hand by the Dutch, yet none totally; for Sweden, Denmark, Russia, and the Dantzickers relieve a great Part of their Wants with their own Shipping, which they load with Iron, Steel, Copper, Tin, Lead, Powder, Stock-Fish, Salt-Fish, Tallow, Wools, Boards, Masts, Hemp, Cordage, Tar, and other naval Stores for the French Markets; tho' indeed in Regard of the French Internet, it fignifies very little what Nations are the Exporters of their Commodities, provided they be taken off. They carry on an immense Trade to the Levant, and on the Coasts of Barbary, principally with their own Products and Manusactures, and supply all their West-India Settlements with them; they share all the European and American Fisheries, and if they do not do as much as the English and Dutch do in them, they do more I believe than all the other Nations put together. Their Commerce with Germany is also confiderable, and a great Part of this is carried on by Land, as the two Empires in many Places join, so that Silks, Salt, Woollens, &c. they may get to Market without the Intervention of any Sea Carriage, and bring back an Affortment of those fine Threads and Laces for which many of those Parts are so famous. The Flemings come empty, and load back with Wine, Brandy, Syrup, and Sail Cloth. The Hamburghers bring Lead, Copper, Starch, Staves, Steel, Iron; and in Return take Salt, Wines, Brandy, Indigo, Ginger and Paper. For carrying on their West-India Trade, the French have a Company with an exclusive Charter, which was at first formed in 1628, to support the Colonies they had at that Time established in Canada, and to settle others in that vast Tract of Land then most Part unknown; this Company immediately began to flourish, and the large Settlements since made there are properly owing to its Activity and good Management, though it sublisted no longer than till 1049, when it began to sell Part of its Grant, and finished the Whole by 1651. This occasioned a Succession of Companies under different Denominations, and frequently split into several Societies, too prolix to be inserted here, till they were reunited again in one, in 1664, under the Title of The Royal West-India Company (but this only lasted for about nine Years, when the King annulled the Patent, and annexed all the America Settlements to his Crown) at which Time there was also established a more considerable Association, I mean that of the East-India Company, which still subsists; and there are now very large Colonies and Settlements in both the different Diftricts, though the Support of the one and the other has cost that Monarch several Millions. Here is likewise the Company du Bastion de France, settled in the Kingdom of Algiers; and that of Senegal, after some Years Traffick, was in 1718 swallowed up by their grand Company of the Indies; though out of this sprung their Guinea Company, which changed its Name for that of the Affiento, and then for the South Sea Company, and in its Turn lost both the one and the other, in its Abolition, the King laying the Trade of their District open to all his Subjects in 1716. They have also had their Hudson's-Bay, Missippi, Western, and Canada Companies; the Company of Acadie, Company of the North, Levant Company, and St. Domingo Company, all which have been so altered and jumbled together, that it would take up too much Time, and be little to the Purpose, to give a distinct History of them: I

shall therefore conclude my Differtation on the Trade of France, with this additional Remark, that notwithstanding its Sufferings by the late War, it seems a very growing one, and must be regarded with a jealous Eye, by every Well-wisher to that of Great-Britain.

Of the Trade of Spain.

THE principal, and most beneficial Branches of this Commerce, have been treated of already in that carried on with us, as the Trade with the French can never be accounted fo, the Ballance being greatly in their Favour, even in that (less than midling) Traffick yet subsisting between the two Crowns. The chief Places of Trade in Spain, are Madrid, St. Sebastian, Bilboa, Seville, Cadiz, (and in its Bay, St. Maria, Port Real, St. Lucar, and Rota) Malaga, Carthagena, Alicant, Valencia, and Barcelona, in all which the Dutch have some Commerce, and, next to that with the English, the most advantageous one to the Spaniards. Madrid, the Capital of Spain, is fituated almost in the Middle of it, and consequently lies very distant from the Sea, which however does not hinder its carrying on a considerable Trade, by Means of the Correspondence it has settled with the several Sea Ports of the Kingdom, and elsewhere, more especially at Cadiz and Carthagena, as these are the usual Places where Goods are landed for the Metropolis; and it is here that all foreign Commodities are entered for the Court, on Account of the Difference in the Customs, which greatly vary between the several Ports in this Kingdom. At St. Sebastians great Quantities of Wool are shipped for England, France, and Holland, as also Chesnuts and small Nuts for the latter, both from hence and Gigon, which is but a little diltant. From Bilboa, the Dutch carry Wool, Iron, Saffron, Chesnuts, Oranges, and Lemons: From Seville they take Olives, Oil, Wool, Oranges, Lemons, Morocco Hides, and Wine: From Cadiz, they have Indigo, Cochineal, Tobacco de Verines, Jesuits Bark, Sarsaparilla, Venelloes, and other American Drugs and Hides, Salt, Wine, Oil, Figs, Raisins, Wools, &c. At Maloga and Carthagena, they supply themselves with Wool, Oil, Olives, Raisins, Figs, and Wine, and from this latter with some Sosa and Barilla. Alicante affords them still greater Supplies, as from hence they have a better Sort of the last mentioned Commodity; Red Wine (accounted by the Dutch a good Remedy for the Dyfentery) Caftile Soap, Annifeeds, Cummin-Seeds, Almonds, Raifins, Saffron, Oil, and Salt. Valencia, though the Capital of the Kingdom of that Name, and a most delightful fertile Country, produces nothing for the *Dutch*, nor indeed any other Nation, but raw, or wrought Silks, of which the first is however generally all shipped at Alicante, when the Extraction is permitted, (which has for some Years been denied) and Valencia grows no Almonds or Wines, as most Authors have erroneously afferted. Barcelona is the Capital of Catalonia, where some few Woollens are made, though the only Extracts from these Parts for Holland, are Brandies and Nuts, chiefly shipped at Saloe. The Merchandizes, which the Dutch carry to Spain, are Holland, Silesia, and Osnabrug Linens, printed Cottons and Chints, Muslins, Cambricks, Brabant and Flanders Lace, Gold and Silver ditto, English and Dutch Cloth, (though I believe these are now prohibited) Gold, Silver, and Silken Stuffs, Gauzes, Ribbons, Fans, Wigs, Velvets plain and flowered, Caffoys, Silk and Worsted Stockings, Merceries, and Hardware of all Sorts, Pepper, Cloves, Mace, and Nutrnegs, Wheat, and other Grain, when wanted, Wood for the Building of Ships, Canvas, Cords, and Twine, Ships built on purpose for Sale, Anascotes, Lamparillas of Bruges, and Picottes of Lifle, Tapes white and coloured, Butter, Cheefe, sewing Thread, Paper, Cards, Table Linen, Russia, and other Hides, &c. The Commerce between Italy and Spain, confifts in feveral Sorts of wrought Silks from Naples, Florence, Milan, Genoa, Melfina, and Leghorn, Hoops, Pipe-Staves, Paper, Linens, and Corn, on Failure of the Spanish Harvest. The Swedes and Danes bring only Iron, Copper, Pitch, Tar, and Lumber; and re-load with Wine, Brandy, Salt, &c. The Hamburguers likewise take off these Commodities, and besides, they yearly freight two or three ships, to load almost solely with Saffron and Almonds. The Island of Majorca is very fruitful in Oil, of which great Quantities are yearly shipped for all Parts of the North, and that of Ivica is greatly frequented for its

nce, with this adte War, it feems a c, by every Well-

merce, have been rith the French can our, even in that owns. The chief lle, Cadiz, (and in erthagena, Alicant, merce, and, next rds. Madrid, the sequently lies very g on a confiderable e several Sea Ports rthagena, as these and it is here that of the Difference in this Kingdom. land, France, and hence and Gigon, ol, Iron, Saffron, ives, Oil, Wool, they have Indigo, elloes, and other ols, &c. At Maves, Raisins, Figs, ante affords them he last mentioned ly for the Dyfen-Saffron, Oil, and e, and a most de-ed any other Naerally all shipped e Years been dehave erroneously oollens are made, ndies and Nuts, arry to Spain, are , Muslins, Camind Dutch Cloth, id Silken Stuffs, affoys, Silk and the Building of Anascotes, Lam-Butter, Cheese, ides, &c. The ought Silks from e-Staves, Paper, and Danes bring Wine, Brandy, nd besides, they n and Almonds. tities are yearly

equented for its

Salt, of which one Sort is different in Colour and Grain from that made at Almat. The greatest and most important Part of the Spanish Trade is carried on at Cadiz, and this on account of the Galleons and Flotas being dispatched from, and returning there. And as it is a Commerce in which the principal Nations of Europe are concerned, I shall give my Reader some Idea of the Method of its Transaction, and acquaint him with the Affortments of Goods, proper for an Interest therein. The Galleons was a Name formerly given to large Men of War of three or four Decks; and tho' it has been for a long Time disused with this Significancy, it is howeverstill retained by the Spaniards, and used indifferently for all the Ships which yearly sail from Cadiz, for Carthagena and Porto Belle; of these, there are eight for the King's Account, (which are Men of War) and from twelve to fixteen belonging to Merchants, who obtain, or rather purchase, the Permission to undertake this American Voyage. The Ships are all fitted out at Cadiz, from whence they may sail at any Time, tho' they commonly depart some Months before the Flota, (which leaves this Place always in August) and are about two Years before they return. The Flota consists of three Men of War for the King's Account, and an equal Number with the Galleons for the Merchants, from four hundred to a thousand Ton, which sails (as before observed) about August, for la Vera Cruz, and is generally nineteen or twenty Months in its Voyage. Besides these Distinctions in the West-India Convoys, there is yet another, under the Denomination of the Flotilla, or little Flota, which the Spaniards give to some Ships, sent before the Flota on its Return from la Vera Cruz, with an Account of the Time of its Departure, and what its Loading confifts of. When these Fleets set out together, they separate in the Latitude of the Antilles, and rejoin on their coming back at the Havana, in the Isle of Cuba; the Galleons are always the richest, though the Assortments of Goods proper for the different Markets, much the same; the following ones therefore will indifferently serve for both.

From England.

Cloths in twenty Pieces, nineteen Brown and one Black. Sempeternas, in forty Pieces, the following Colours, viz.

Fifteen Pieces of Parrot Green, fifteen Pieces of Sky Blue, five Pieces of Musk,

five Pieces of Black.

Serges, all Brown, or forted like the Sempeternas.

Estaminas, wide and well calendered, Brown and Green.

Serges, fine, of a Scarlet Colour.

Says, White and Black, well calendered.

Bombazeen, double, Brown and Greenish.
Serges of Hoogwet, half White and half Black, very fine and well calendered.

Bays of Colchester, the hundred Pieces afforted as follows, viz.

Twenty Pieces Black, fifteen Pieces Parrot Green, fifteen Pieces Sky Blue, twelve Pieces of the best Yellow, ten Pieces Scarlet, ten Pieces Red, eight Pieces Violet, five Pieces very White, five Pieces Caracucha (a Colour which Lam quite ignorant of

I am quite ignorant of.) Stockings, Worsted, of the first and second Sort.
Ditto, Silk, ordinary knit, in Packets of ten Pair, viz.

Three Pair Sky Blue, two Pair Dove Colour, three Pair Parrot Green, two Pair light Yellow.

From France.

Several Sorts of Linen, as Rouenes, Florettes, Blancartes, &c.
Caftor Hats, two Thirds White, and one Third Black.

Plush Velvet, the twelve Pieces afforted as follows,

Four Pieces Musk, two Pieces Olive Colour, two Pieces Amber Colour, one Piece Sky Blue, one Piece Flesh Colour, one Piece Parrot Green, one Piece Black.

Stuffs called Lamas, twelve Pieces, afforted as follows:

Three

Of the GENERAL TRADE of the WORLD.

Three Pieces Flesh Colour, three Pieces Sky Blue, three Pieces Parrot Green, three Pieces Caracucha.

Thread Stockings

Lices, Gold and Silver, from one to eight Fingers wide, one Third of each Sort. Cuts of black Laces, a Foot, or half a Yard wide.

From Holland and Flanders.

Cloth, fine, of two Aunes wide, twelve Pieces, afforted as follows, viz.

Two Pieces Black, two Pieces Scarlet, two Pieces of a light Nut Brown, two Pieces Olive, two Pieces of deep Cinnamon, and two Pieces of Musk.

Cotton printed Cloths, called Guineas, which are denominated Hollandillas in Spain; twenty-five Aunes long, and the Affortment of a hundred Pieces to be

Thirty Pieces deep Blue, twenty Pieces pale Blue, fifteen Pieces Parrot Green, fifteen Pieces Orange, ten Pieces Mulk, five Pieces Yellow, and five Pieces Flesh Colour.

Or as the subsequent;

Fifty Pieces of Blue, deep and pale, ten Pieces of a pale Flesh Colour, ten Pieces of Parrot Green, ten Pieces of Orange, ten Pieces Musk, ten Pieces Yellow.

Some Pieces of Goods made of Goats Hair, wide and narrow, very fine, of Musk and Black Colours.

Nonparels, Palimites, Serges of Liege of a deep Scarlet; ditto, corded, of Holland of lively Colours; Dimities, Browns and Greens.

Says, fine, half Black and half of a very good White. Tapes, White, made of Erverwelt Thread, of twenty-eight Threads, the two Thirds.

Ditto, Flesh Colour, of eighteen Threads, the other one Third.

Castor Hats, fine, two Thirds White and one Third Black.

Pepper and Cinnamon, when they are cheap; as the Charges run high on them. Cloves and Mace, in a small Quantity, as the Consumption is not great.

Russia Hides; Musk, in the Cods and out of them.

Wax, White, in Cakes of five Roves; Knives, with Ivory Handles.

Stuffs of Leyden, of a fine Black; two and three threaded Velvets. Plush Velvet.

Silk Brocades of plain Colours, among which must be neither Red nor Flesh

Barragons of Lifle, and double ones of Valenciennes. Picote Woollen, of modest Colours and Browns.

Ditto, Silk, Lamparilles and Anascotes.

Serges, Tre, of Germany, all of brown Colours. Cambric .s, of the finest and clearest Sorte.

Hollands, very fine; and Laces of all Sorts, especially fine.

Lace, called Cortes, of the Price of eight or fixteen Rials of Plate the Yard; the Affortments of the Cortes of Anvers are made for a hundred, as follows, viz. Twenty Sorts of Transillas, in two Affortments, viz.

Ten of one same Pattern, from two to four Inches wide; Ten of another Pattern, from two to five Inches wide.

Forty Aluxeriados, with small Holes in, twenty-five from two to four Inches Width, fifteen from two to five Inches Width.

Twenty Puntas de Mosquito, the Half from three to eight or ten Inches wide, and the other Half from four to eight or ten Inches wide, but each Sort to be of the fame Pattern.

Ter. Licenciados, very fine, of one or two Inches wide, and some from three to four Inches wide, for Womens Head Dreffes.

Tranillas and Abuxeriadas, of the finest, from one to two Inches wide.

Damaik Napkins and Tablecloths. Some Platilles, Estopilles, and Bocadilles,

From

rd of each Sort.

, viz. Tut Brown, two of Musk. Hollandillas in red Pieces to be

s Parrot Green, low, and five

th Colour, ten ces Musk, ten v fine, of Musk

ded, of Holland

reads, the two

high on them.

Red nor Flesh

the Yard; the follows, viz.

r ten Inches ide, but each

e from three

From

From Italy.

Lames of Silk of Naples, the ten Pieces afforted as follows, viz.

Two Pieces Flesh Colour, three Pieces Parrot Green, two Pieces Sky Blue, and two Pieces Dove Colour.

Silk Stockings of Milan with long Clocks, each Dozen separate, with the following Colours.

Three Pair Dove Colour, three Pair Parrot Green, three Pair Sky Blue, three Pair light Yellow.

Ditto, for Women, of the fame Colours.

Ditto, of Messina and Genoa, about half the Quantity as from Milan.

Ditto, for Children, of the same Colours.

Guirviones, or Corcondilles of Naples, Messina, and Genoa, of Brown Colours.

Silk Estaminas and Gorgeranes, of the same Colours.

Plain Silks of Florence of a low Price, the ten Pieces afforted thus;

Three Pieces Parrot Green, three Pieces Dove Colour, one Piece Sky Blue, one Piece light Yellow, one Piece of a fine White, one Piece of an Amber Colour. Flowered Silks of a midling Price, with lively Colours, and some Brown. Gold and Silver Silks, from twenty to twenty-four Rials of Plate the Yard. Lamas, of lively Colours, all with Silver, and none with Gold.

Calabria Silk, a hundred Skeins, forted as follows;
Fifty Skeins Browns; ten Black, Pearl and White; ten Parrot Green; ten

Dove Colour; ten deep and Sky Blue; five deep Green; five deep Yellow.

Since the above Calculation was made, the Spaniards have improved greatly in their Manufactures, and now (at least in a great Part) supply several of the preceding Commodities from their own Looms; of which Don Geronimo de Uztariz fays (in his Theory and Practice of Commerce) there were formerly no less than fixteen thousand in Seville, though now they are reduced to about three hundred; which Decrease, though a seeming Contradiction to what I have afferted of the Spanish Improvements, is, however, not so in Fact; as the Decay of Trade in one Piace has been more than equivalently augmented in another; thus the City of Valencia, Alicant, Alcay, &cc. have gone for some Years past encreasing both in their Silk and Woollen Manufactures, infomuch, that it is now computed there are in this Kingdomonly two thousand Looms; in Catalonia above five hundred; and in the Kingdom of Granada a thousand: And as there are also several of both Sorts in other Provinces, we may reasonably conclude, there are not at present so sew as ten thousand in all Spain, which one would imagine should be sufficient to clothe both Rich and Poor, as the Inhabitants of Spain are not supposed to exceed seven Millions and a half; however we find the contrary, and the imports to that Kingdom are greatly diminished within a few Years past, yet they still continue very considerable, more especially to furnish out the Assortments proper for the American Settlements: Wool and Silk are the natural Products of this Country, so that the Natives have a constant Supply of Materials for their Manufactures within them-felves, and the Crown has prudently prohibited the Extraction of the latter, in order to encourage them, as I doubt not it would the former, did not the Sheep produce more than sufficient for the Subjects Use. A Patent for the making of Crystal Glass was granted on the 30th of January. 1720, to Don John Goyeneche, which still continues; and the same Gentleman undertook the cutting down, and conveying from the Pyrenees, Masts, and Timber for Shipping, which he still performs, by having established three Works, in the highest and most craggy Parts of those Mountains; one of them in the Kingdom of Arragon, upon the Mountains of Efpuna; another in the same Kingdom, in the Valley of Hecho, and upon the Mountains of Oza; and the third in the Kingdom of Navarre, in the Vale of Roncal, and upon the Mountains of Maze, Zurizabeiti, and Yzaizpeta, all being brought by Land and Water Carriage into the River Ebro, for his Catholick Majesty's Navy. It is also owing to the Industry of this great and useful Man, that many Fabricks of Pitch and Tar are established in many Parts of the Kingdoms of Arragon and Catalonia, more especially in the Mountains of Tortofa, where the great Plenty of Pines

afford sufficient Matter for a very large Encrease of these necessary Commodities s and indeed most of the Mountains in Spain are covered with these Trees, and the Extraction of these Resins so easy, that it is a Matter of Surprise any Importation of it is permitted from other Parts; yet I believe much more is brought in than made here, notwithstanding what Don Geronimo de Uztariz (before quoted) afferts, that the Manufacture of all Kinds of Rigging in Port-Royal is with Hemp and Tar of the Spanish Growth. At Sada, in the Kingdom of Galicia, Cables, Cordage, and Sail Cloth are made, as this latter was, some Years ago, by that good Subject and consummate Statesman the Prince of Campo Florido, then Viceroy of Valencia. The aforesaid Don John de Goyeneche established with his Glass Fabrick twenty-six Looms for Cloths, which manufactured fifty thousand Yards yearly for cloathing the Troops; besides others for Soldiers Hats, Buff, and Shamois Leather, Looms for weaving Silk Handkerchiefs, Ribbons, and Girdles; a Distillery for Brandy and Hungary Water. In Madrid has been fet up a Manufacture of Tiffues, Lute-ftrings, and other Silks, in Imitation of those made at Lyons in France, and from whence most of the Artificers have been drawn; without the Gates of that Metropolis has likewise been raised a Fabrick of fine Tapestry, similar to those of Flanders, under the Direction of Masters and Workmen from that Country. The Fabricks of fine Cloths at Guadalazara, Valdemero, Alcoy, &c. are very confiderable, and are undoubtedly greatly improved both in Quantity and Quality within a few Years past; yet our abovementioned Author must excuse my dissenting from his Determination in favour of the latter, when he afferts they are as fine as the English; for I cannot allow them to be even equal to the French, much less to what is undoubtedly their Superiors; and I speak this with due Deference to Don Geronimo's Judgment, which I revere in other Particulars, though in this it seems fomething biaffed and prejudiced in Favour of his Country.

The Spaniards are well known to have excellent Iron, and may whenever they please cast very good Cannon, Ball, &c. at their Founderies of Lierganes and Cavada, which are but at a small Distance from the Dock Yards of Guarnito and Santona. From the Fabricks of Eugui, Azura, and Iturbieta, a Supply of Bombs, Granades, Ball, and Grape Shot, may be drawn, and Gunpowder is made (all glazed) in several Parts of the Kingdom. In the Forges of Placentia in Guipuzcoa, only three Leagues distant from the Sea, is manufactured a considerable Number of good Fire-Arms, so that they may easily be conveyed by Water to any of the Yards, as Nails, Anchors, and other Iron Works, proper for Marine Uses, may be, their Forges enjoying the same advantageous Situation; Hemp grows plentifully in several Parts of Spain, and might easily be encreased, if the Natives set about its Cultivation, particularly in the Plains of Granada, Murcia, and Valencia, where I have seen fine Crops of it, and its Price so reasonable, that my aforementioned Author says, a Proposal was made to furnish the King with 25000

Quintals, et four Dollars per Quintal, clear of all Charges.

I shall now say something concerning the Companies established in Spain, and with this shut up my Account of the Trade of that Kingdom.

The Royal Company of the Philippines.

THE first Association in this Country was that now mentioned, whose Charter was dated at Seville the 29th of March, 1733, with the following Articles.

This Company was established to carry on a Trade directly to the Philippines, and had a Privilege, Art. I. To sail to the said siles, and to trade dere, and in the East-Indies, and on the Coasts of Africk, both on this, and on the der Side of the Cape of Good Hope, and in all the Ports where other Nations I we a free Trade. Art. II. and III. This Privilege is exclusive, and all former Permissions given are hereby revoked. Art. IV. This Company may host the King's Arms in all their Colours, have a Seal, bearing the Arms of Cadiz, to use in all their Affairs. Art. V. The Ships of this Company shall pay no Duties, being considered on the Footing of the Royal Navy; and the Charity for the Seminary of St. Elme, and the Admission of Youth for the Study of Navigation, shall be at the Choice of the Directors.

y Commodities Trees, and the y Importation of ght in than made ted) afferts, that lemp and Tar of s, Cordage, and ood Subject and roy of Valencia. brick twenty-fix rly for cloathing Leather, Looms llery for Brandy f Tiffues, Luterance, and from ites of that Menilar to those of Country. The ry considerable, ty within a few enting from his as fine as the , much less to ference to Don in this it feems

whenever they Lierganes and of Guarnito and pply of Bombs. der is made (all a in Guipuzcoa, lerable Number er to any of the Uses, may be, ows plentifully atives fet about and Valencia, hat my aforewith 25000

in Spain, and

whose Charthe following

e Philippines, re, and in the er Side of the free Trade. ons given are as in all their Affairs. Art. the Footing the Admif-Directors.

Art. VI. As also the Nomination of the Masters, Carpenters, and Caulkers, on Condition however, that they be with the King's Approbation. Art. VII. If the King fells or freights any Ships to the Company, they shall be such as it requires; and the Price of the Sale or Hire shall be agreed between the Intendant and Comptroller of the Marine at *Cadiz* on the one Part, and the Directors of the Company on the other. Art. VIII. IX. X. XI. and XII. They may build Ships in any Part of the King's Dominions, or out of them; and if they buy them abroad, they may bring them to Cadiz, without paying Duties, except on those they re-fell; and all the Cordage, Sails, &c. shall enjoy the same Exemption, as those used immediately for the King's Service; and in case they want any thing from the royal Arsenals, it shall be delivered them for its just Value. The Company may settle Magazines wherever they please, which shall enjoy the Privileges as the King's, and be visited in like Manner with these, on Suspicion of any Fraud. The Directors may nominate their Officers from among any Foreigners, provided that the Captain and half the Crew are Spaniards. Art. XIII. XIV. XV. and XVI. And the Company may also name Strangers for their Factors, who, as well as the Officers, shall be subject to Punishment if they do not exactly follow the Directors Orders. The King will grant the Company some Troops, if necessary, and if the Ships of the said Company (which are prohibited going to America) are forced on that Coast, they shall be regarded as Men of War, and provided, at a reasonable Price, with all they want; and in case they have not sufficient Cash to discharge the Expence, they shall be supplied with it from the Royal Coffers, and the Company shall re-imburse the King at Cadiz. Art. XVII. XVIII. XIX. and XX. The Company may freely embark any Merchandize and Products, either of Spain or other Countries, to sell or truck; and they may also load 500,000 Dollars, more or less, on each Ship, to employ in the Purchase of Goods; and in case any Silver remains, they may truck it for Gold, and on the Extraction of the faid Silver they shall pay no Custom, &c. The remaining Articles, to the Number of fifty-two, are concerning their Cargoes, Customs, &c.

Concerning the Guipuscoa Company.

THE Province of Guipuscoa, seeing their Countrymen despoiled of the Caracca Trade by Foreigners, offered his Catholick Majesty, to equip for his and the Nation's Service, some Men of War, and to send them to the Caraccas, to facilitate the Means of preventing the said Detriment, and secure the future Advantages of that Trade to themselves; his Majesty admitted the Offers, and ranted the faid Province an exclusive Charter for that Trade, on the following Conditions.

1. That the Province should erect a Company, and send yearly to the Caraccas, two Ships of forty and fifty Guns, loaden with the Products of Spain, which shall proceed to the Port of Guayoa, and being unloaded, shall go out and cruize on the Coast, and take all Ships and Vessels they shall find carrying on an illicit Commerce, and may extend their Cruize from the River Oronoko to the River de la Hacha, for which Purpose they shall be furnished with a Commission from his Majesty.

. That the two Ships shall be loaded at St. Sebastim, or at Passage, and instead of the Royal Duties which they should pay at Cadiz, they shall render to his Ma-

jesty an equivalent Service, and sail directly from Guipuscoa for the Caraccas.
3. That on returning with their Cargo of Cocoa, Silver, Gold, Tobacco, Sareparella, Hides, and other Products of those Parts, they shall proceed to Cadin; and after having been vilited, and the royal Duties paid, they may transport to Cante-bria such Part of their Loading as they shall think proper, without suffering the considerable Expence of delivering and re-shipping their Goods.

4. That the Prizes which they shall make in America, shall be divided one-

third to the Crew, and two-thirds to the Company.
5. That the Merchandize taken may be fold at the Caraccas, on paying the King's Customs. The Ships taken, with their Loadings of Cocoa, and other

Of the GENERAL TRADE of the WORLD.

Goods, shall be registered and sent to Spain, and the Ships that shall be deemed

fit for Cruifers, may be equipped for that Purpose.

6. That the Company's Factors, having any Quantity of Cocoa remaining, may fend it to La Vera Cruz, in the Barks appointed for the Trade permitted to the

7. That the Factors shall be obliged to supply with Goods, besides the Province of Venezuela, those of Cumana, Margarita, and la Trinidad.

8. That the Governor of the Caraceas shall be nominated Judge, Conservador of the Company and their Dependancies, with a Prohibition to all Tribunals and Ministers to intermeddle, with a Right of Appeal to the Council of the Indies.

9. That the faid Ships shall be exempt from paying Strangers Duties, &c. 10. That his Majesty will maintain the faid Company under his royal Protection, and make those concerned in it, to enjoy all the Rights and Honours, that apper-tain to those of his Royal Navy, and the Share which any one shall take in this Commerce, shall not prejudice his Honour, Estate, or Reputation, neither directly or indirectly; but on the contrary, this shall be a new Lustre added to his Gentility, his Services, his Character, &c.

The faid Company formed Bye-Laws, for their better Government, to the Number of twenty-four, which I excuse adding as superfluous here, and for the same Reason shall omit mentioning the Steps taken by the Dutch, by their Ministers at Madrid and Paris, to obtain a Revocation from his Catholick Ma-

jesty of the said Company's Patent.

Trade of Portugal.

"HERE is hardly a State in Europe, with the Title of a Kingdom, and whose King has no additional Territories, that is of less Extent than that of Portugal; and yet no one has pushed Trade further, or has maintained it with a superior Reputation. Its great Conquests in both Indies, its Establishments in many Places on the Coast of Africa, and the Possession of the Azores, Madeira, and Cape de Verd Islands, for a long Time supported the said Commerce, which it might probably have yet preserved, had the Union between this Kingdom and Spain never happened.

This Union, to fatal to the Portuguese Trade, was agreed on in 1580, after the Death of Cardinal Henry, Successor to the unfortunate Sebastian, who was killed at the Battle of Alcacer in Barbary, the 4th of August, 1578; and thereby becoming subject to the Spanish Monarchy, it found a very formidable Enemy in the Dutch, who were combating for Liberty, almost at the same Time that the

others began to suffer the Yoke which they were shaking off.

Brazil was foon loft, and their new Enemies became Masters of a Part in their East-Indian Conquests; and being likewise bereaved of a Share of their Colonies on the Guinea Coast, they had barely Power left, to support the remaining Part of their African Trade, which had formerly been equally glorious and profitable to them. It is true, that after a constrained Union, or rather Servitude of fixty Years, Portugal recovered its primitive Power or Liberty, and all the States, which it had remaining in the other three Parts of the Globe, were unanimous with it, in electing John Duke of Braganza for their King, and who was accordingly proclaimed on the 1st of December, 1640.

But the fatal Blow to the Portuguese Commerce was struck; for although they afterwards re-possessed Brazil, and their Forts and Establishments on the African Coast, were restored them; those of the East-Indies were never again settled; informuch, that the Trade fince carried on at Lifton, is nothing in Comparison with what it formerly drove; when the Riches of Perfia, Arabia, the States of the Mogul, the Coasts of India, China, Japan, and all the Isles of that vast Part of the Ocean beyond the Line, came to be united at Goa, the Capital of their East-Indian Conquests, and were by numerous Fleets brought to Liston, for their Distribution to all the Nations of Europe, by the Hands only of these their sole Importers.

RLD.

shall be deemed

remaining, may

des the Province

lge, Conservador Il Tribunals and of the *Indies*. Duties, &c.

royal Protection, ours, that apperhall take in this ion, neither diftre added to his

ernment, to the
is here, and for
Dutch, by their
s Catholick Ma-

dom, and whose than that of Porined it with a suishments in many es, Madeira, and nmerce, which it his Kingdom and

n 1580, after the , who was killed and thereby beidable Enemy in ne Time that the

of a Part in their of their Colonies emaining Part of and profitable to de of fixty Years, tes, which it had with it, in electingly proclaimed

or although they son the African ragain fettled; in Comparison rabia, the States of that vaft Part Capital of their Liston, for their these their sole

PORTUGAL

The present Trade of Portugal is principally carried on by Foreigners; and the chief Places for it are Lisbon, Porto Port, Ulla de Conda, St. Ubes, and Faro in Europe; though in the Commerce of their American, and other Settlements, none but the Subjects can openly be concerned. Of that with the English I have already poke, and shall now mention what Branch the other Nations are engaged in. The Dutch send to Lisbon, all Sorts of Linen, Woollen, and Silk Manusactures; such as printed Cottons, and Chints, Muslins, and Cambricks, Holland, Osnabrug, and Silejia Linens, Black Silk, and others, Delft Serges, Men and Womens Clothes ready made, Wigs, Hats, and Gloves, Silk and Worsted Stockings, Russa Hides, Copper Pans and Kettles, Steel, Mercery, and Hardwares, Powder, Cannon Balls, Hemp, and Flax, Corn, Paper, and Cards, besides which, most of the Merchandizes sent from Holland to Cadiz are proper for Lisbon or the Brazili.

And in return they take from the Portuguese, Brazil Sugar, Tobacco, and Snusses, Fernambuc, Campeche, and Brazil Wood, Hides, Cotton, Ginger, diverse Drugs, Sweetmeats, Indigo, Cochineal, Sumack, Anniseeds, Wool, Oil and Olives, Figs, Raisins and Almonds, Oranges and Lemons, Pearls, Diamonds and other precious Stones, Gold and Silver Ingots and Coin.

The French Trade with Portugal is but small, as his most Christian Majesty brought it to this low Ebb, by prohibiting the Importation to his Dominions of Portuguesh Sugars and Tohacco; there is however a Sale for some of the French Brocades, Perukes, &c., though to no very great Value.

Brocades, Perukes, &c. though to no very great Value.

The Commerce with Italy furnishes them with Paper, and some Linens from Genea; Glass Works from Venice; and silk from these and most other Parts of this Country; who carry back with them Sugar, Hides, Tobacco, &c.

From the northern Powers are brought here Hemp, Flax, Tar, Pitch, Iron, and all other naval Stores for the King's Yards and otherwise; besides Copper, some Linens, &c. and the Ships bringing these Commodities (of which the Swedes are always most) .cload with Wine, Brandy, Oil, Salt, Oranges, Lemons, Cork, Sumack, and some few other Commodities.

The American Trade employs a great Number of Ships; as there fails annually from Lisbon and Oporto twenty to twenty-two Merchant Vessels for Rio Janeiro; thirty for the Bay of all Saints; as many for Pernambuc, and seven or eight for Paraiba; those for the two first Places, of sive hundred Tons Burthen; but for the latter, not above half as big.

All the Ships destined for the same Part sail together, and observe the same Method in their Return, those of Oporto joining them of Liston. The Paraiba and Pernambuc Fleets depart all in Company, and come back in like Manner: And the King grants five Men of War yearly to convoy these Fleets, viz. two for Rio Janeiro, two for All Saints Bay, and one for Pernambuc; sending some Vessels to meet them on their Return in the Latitude of the Azores. The Departure of all these Ships for Brazil is commonly in March, and their Return in September or October; and formerly it was permitted to carry Silver with them for Trade; but now this is prohibited, and their Cargoes restrained to be Goods, of which the following ones are the chief, viz. Flour, Wine, Brandy, Oil, ordinary Worsted Stuffs, Linen and Thread of the Country; Silk Stockings, Hats, Bays, Serges, and other Woollens from England and Holland; of whitened Linen called Panicos, and raw ditto named Aniages and Groga; Copper Plates, and other Requisites for the Sugar Engines and Mills from Hamburgh; some Linens from Bretagne; a few Druggets, Serges, and clouded Brocades of all Sorts of Colours from France; and Tabbies, Taffeties, seving Silk, Paper, &c. from Italy. The English Goods however make up the best half, and generally find the best Dispatch. From the Bay of All Saints the Ships come loaded with Tobacco, Sugar, Sugar-Candy, Indigo, Whale Oil and Fins (which come ashore here in great Quantities from June to September) Cotton, Oil, and Balam of Capaiva, Ipecacuanha, Pareira, Brava (or the wild Vine; affirmed by Mr. Savary in his Dictionary to come from hence, though denied by Dr. James, in his Dispensatory, to be a Native of this Country, as he says that it is of the East-India Growth; both allow it to be a good Divretic; and the former reports that the Portuguese regard it as a Specific for the Stone and Gravel, which induced me to mention it here) some Cinnamon, long Pepper, Ginger, Elephants Teeth (from the Coast of Africk) Copper (from Angola) Hides, Silk, dying and

The

Of the GENERAL TRADE of the WORLD.

fweet scented Woods, Sassron, Rocco. Laque, Rock Crystal, Cocos, Ambergris (that the Sea sometimes throws ashore) Amethists (of which here is a Mine) Gold (found in the Gravel of a River near a Place called St. Paul, of which the King's Fifth may nearly amount to eight or nine hundred Marks) and all Sorts of Sweetmeats wet and dry.

The Ships that touch here from Gos, in their Way to Europe, furnish the Inhabitants of Brazis with Spice, Drugs, and other Eastern Merchandise; and by those from Angele and Congo they receive their Negroes (at least fifteen thousand yearly) Ivory, Wax, Honey, Civit, Gold, and all other Commodities that those Parts produce; but these Goods (the Slaves excepted) are mostly sent to Portugal in the Liston Fleet.

Pernambuc produces only Sugar, and Brazil (or Fernambuc) Wood, being steril in the Necessaries of Life; and the Inhabitants (which are more numerous than in any other Part of the Brazil) would hardly be able to subsist without the foreign Supplies the Ships bring them; on the contrary, Ris Janeiro is extremely fertile in Sugar, Indigo and Cotton, as it would be in Tobacco, was the Growth of more than what suffices for the Inhabitants Use not prohibited; it likewise brings Wheat to Persection, and has Brazil Wood, Hides, and Fish Oil in Plenty.

It is particularly with the Portuguese of this Part that the Spaniards of Buenos Ayres carry on their Trade; these surnishing them with Flour, Bisket, Salt, or dried Meat; and the Portuguese giving in Exchange, Sugar, Tobacco, Indigo, Wine, Brandy, Rum, and several other Merchandises that they receive from Europe.

The only Company which I believe the Portuguese have, is that Trading to the Coast of Africa, of which I shall give some Account, and with it conclude my Treatise on this Nation.

The Portuguese African Company.

THE true Object of this Company's Trade is the furnishing Brazil with Negroes; and their Patent bears Date from the Beginning of the Year 1724, under the following Articles:

1. The new Company engages to build a Fortress at their own Expence at the Mouth of the River Angre, over against the Isle of Corifeo, which belongs to the King of Benin, near the Coast of Gabon, otherwise called Pongo, in 1° 30' South Latinude.

2. That they shall furnish as many Negroes as the Portuguese Plantations in America shall have occasion for.

 That it shall not be permitted either to Portuguese or foreign Ships, to trasfick on the said Coast, on Penalty of forseiting Ship and Cargo.

4. Nevertheles, if any Ships are forced thither, either by Storm or some other Necessity, the Company's Factors may permit them to water, and likewise sell them the Provisions they may stand in need of, without permitting them, however, to transact any Business.

5. That this Concession shall last for fifteen Years, after which it shall be lawful for his Portuguese Majesty to prolong the Term, or to re-enter into Possession of the Country granted.

6. In this last Case, his Majesty may take Possession of the Forts, Artillery, Ships, and other Effects of the Company, on paying ready Money for them, according to a Valuation.

Some Time after this Grant was made publick, the new Company fixed up at Liston Billets, declaring the Conditions under which an Interest might be had therein, the Funds it would consist of, and the Price of the Actions. These Conditions were couched in twelve Articles, of which the principal ones are,

That the Fund should only be one Million of Crusades.

That the Actions should be worth a thousand Crusades each, of which the Proprietors should pay three hundred Crusades at subscribing, the same Sum in the Month of December, 1724; and the remaining sour hundred Crusades whenever the Company thinks proper, after six Months Notice.

That those Proprietors, who shall not comply with the Payments at the Time prescribed, shall forfeit what they have already advanced.

That

Cocos, Ambergris te is a Mine) Gold

which the King's

all Sorts of Sweeturnish the Inhabiife; and by those n thousand yearly)

at those Parts pro-

to Portugal in the

Wood, being steril numerous than in

ithout the foreign extremely fertile Growth of more

wise brings Wheat

aniards of Buenos, Bisket, Salt, or

co, Indigo, Wine, from Europe.

hat Trading to the onclude my Trea-

Brazil with No-

of the Year 1724, wn Expence at the

ich belongs to the

re, in 1º 30' South

uese Plantations in

gn Ships, to trafrm or some other , and likewise sell

tting them, how-

it shall be lawful

into Possession of

Forts, Artillery,

ey for them, ac-

npany fixed up at

est might be had ons. These Conones are,

of which the Profame Sum in the

rusades whenever

That the Company shall pay the Proprietors, a Year after the first Undertaking, a Dividend of five per Cent. on the Capital Sum they shall have paid in, and this raken from the Profits which the Company shall make by their Trade.

In fine, that the chief or general Commander, who has undertaken to form this Company, shall have fourteen per Cent. upon the Profits that it shall make, on which he undertakes to pay the Factors, and other Persons, that he shall deem necessary to be employed, on the Coasts of Africk, at Lifbon, Brazil, or elsewhere.

Of the Trade of Italy.

And first of that of Venice:

THE Commerce of this Republick is hardly to be imagined, though there is no Comparison between the present and former State of it, when it was from hence that all the other European Countries were furnished with the Products of all the Eafl; however it is yet so considerable, as to stand the first (and I think

by far) among the trading States of that Part of the Globe.

The Quantities of Gold and Silver Tiffues, and other Silks made here, is prodiious, and are fold in all Parts of Europe, where these Sorts of Commodities find a Dispatch; but the Consumption is more particularly great in all the Levant, where it spreads daily more and more; and it is afferted for a Truth, that the Turks take off larger Quantities than all Europe put together; besides which, this State produces Rice, Currants, Looking Glass and other Crystal Works, Beads, Laces, Gloves, Snuff-Boxes, Silk, Coral, Tartar, and Cream of Tartar, Oil, Olives, Drugs, fine Lacque, Orpiment, Anis and Coriander Seeds, Brimstone, fine Steel, Turpentine, and Soap: They likewise make some Cloth here, which was formerly greatly valued for its Dye, though its Quality is not a little inferior to the English, French and Dutch. The Armenians established at Venice, and those who annually arrive there, contribute greatly to the support of its Trade, in which the English and Dutch Ships also find a Convenience, as these are generally the Carriers of the said Merchants Goods from the Levant. I have already briefly mentioned the Particulars of its Trade with us, in which thirty or thirty-five Ships are annually employed, in carrying there Lead, Tin, Pepper, Sugar, Ginger, Dying Woods, Hides, Woollen Goods, Herrings, Salmon, Pilchards, Stock-Fish, &c. which Ships return loaden with Currants, Hemp, Brimstone, Beads, Drugs, Oil, sometimes

From Hamburgh, Holland, Norway, and the Baltick, ten or fifteen Ships arrive yearly, with Dying Woods, Pepper, Cinnamon, Cloves, Mace, Ruffia Hides, Brass, Iron, Pitch, Tar, Stock-Fish, &c. And these Ships reload with the same Goods as is before-mentioned for England, with the Difference that to these Places are carried more Silks.

Former's there came annually from Lifton to Venice near three thousand Chests of Sugar, in Return for the Cargoes of Corn fent there from Ancona, Sicily, and the Levant; as also Rice, Turkey Wheat, Steel, Looking, Drinking, Window Glass, &c. But as for some Years past, the same Quantity of Sugars has been introduced from France, the Trade from Portugal has in Proportion gone decreasing, as this has augmented.

From Cadiz and other Ports in Spain, Venice gets Indigo, Cocheneal, Wool, Barilla, &c. for the Produce of the same Effects, as was sent to Lifbon.

To Genoa and Legborn are fent many Cargoes of Corn, which the Venetian Vessels commonly load in the Archipelago, and some Window Glass, &c. sometimes repaid in Goods, but oftener by Remisses.

There is sent to the Kingdoms of Naples and Sicily, large Parcels of ordinary Cloths, Steel, Iron, Writing Paper, Looking, Drinking, Window Glass, &c. and received from thence, Oil of Almonds, Sola, Pittachoes, Silk, Pitch, Lemons, and Lemon Juice.

In fine, the Trade which Venice carries on with the Morea in the Gulfs of Lepanto and Athens ought not to be forgotten; as it is from these Places, that a great deal of Wool, Sin'r, Wax, Galls, Valonea, Oil, Cotton, Grain, Honey, Tar,

ents at the Time That &c. are extracted, besides a prodigious Quantity of Cheese; for which the Venetians generally pay in Money, except some Loadings of Fir and Larch Planks, with a few Nails and old Iron, which, however, employ several Ships continually.

This is the principal Commerce that Venice carries on by Sea; that which the transacts on Terra-firma is also very confiderable; for besides what it has with a great Part of Germany, it furnishes all the Wants (either from the East or West) of the States of Parma, and Placentia, Modena, Bolonia, Ferrara, Mantua, Milan and all Lombardy; and even of Piedmant, by Means of the Rivers, which facilitates its providing all these Places on easier Terms than by Genoa, Legborn, or Ancona; besides this, it also sends all Sorts of Goods into its own and the Eccle-sinstical State; more particularly a great Quantity of Wax, which is wrought, and finely blanched at Venice; here are likewise Sugar Resineries, with which is carried on a good Trade, as there is with Soap, Glass, &c. And the sole Privilege to sell Tobacco, (imported from Salonica and Albania) in the Venetian Territories, actually produced in the Year 1741, the Sum of 736,000 effective Ducats (which make 950,000 Current) for the Term of sive Years.

And to preserve the considerable Trade carried on with Germany and Turkey (which in Value surpasses all others) the Republick has granted large Privileges to the Merchants of both Nations, established in this Capital, and have affigned vast Edifices to the one and the other, as well for their Habitation, as a Deposit for their Merchandize; that of the Turks, called the Palace of Turkey; and that of

the Germans, Il Fondaco de Tedeschi.

If any Dispute happens between the Turks and the Republick's Subjects, in which the former think themselves offended, they demand Satisfaction in so haughty a Manner, and receive it so promptly, that it seems as if there was a

Fear to refuse it them.

In Regard of the Traffick with the Germans in Stiria, it is partly by Sea and partly by Land in Waggons; and with this I conclude the Trade of Venice; though before I close the Section, I shall add the following Method of calculating the Venetian Money, as I was not so explicit about it, when I treated of its Bank.

Concerning the Agios at Venice, and the Difference between Bank and current Money.

THERE are two Agios, the one constant and fixed of 20 p. r Cent. called the Bank Agio; the other fluctuating like that of Amsterdam, and is from 120 to 128, which is called the Sopragio, because it is calculated on the Bank Money, after the first Agio is added.

As for Example,

Ducats 2000 Banco at the Sopragio of 128

2400 20 480 4 96 Sopragio of 128,

Ducats 3072 Current.

128 100 3072 to 2400 from which deducting + for the Bank Agio of 120

Ducats 2000 Banco.

But however the Sopragio vary, be it 128 more or less, such Sum of Ducats current will be reduced to Ducats 83+ Banco.

I T A L Y. RLD.

From hence it appears that by making 83;, the middle Term, or by multiplying the current Ducats by 83;, and dividing by the Sopragio, the Amount in Bank will be given.

83; 128 Ducats 2000 Banco. 83: 9216 24576 1024 256000 2000

The Bank of Venice is shut on all Holidays, and every Friday of the Week in which there is no Holiday; besides which there are four Times of the Year in which it is shut, for several Days together, agreeable to the Order of the Senate 29 Feb. 1737, and not as I by Mistake mentioned in treating of the said Bank,

The first shutting of the Bank to begin the Saturday before Palm Sunday, and open the first Monday after Easter Week.

The fecond—on the 23d June, and open the fecond Monday of July.

The third—on the 23d Sept. and open the fecond Monday of October. The fourth—on the 23d Dec. and open the second Monday of January.

Of the Trade of Genoa.

HIS Republick for a long Time disputed with that of Venice the Empire of the Mediterranean Sea, and the Trade to the Levant; but after the celebrated Victory of Chiozza (as mentioned in the Historical Introduction) they ceased to rival the Venetians, after they had done so for near three hundred Years; it is, however, certain, that they now only yield the Superiority in the Levant Trade to their antient Competitors, as theirs is supposed to be considerably greater to the rest of Europe, and more especially to Spain; and it is besides by Genea, that Foreigners carry on all their Trade with Lombardy.

Raw Silks, and in Skains, which the Genoefe get from Messina, and other Ports of Sicily, and the fine rich Silks they make in their Capital, occasion a considerable Trade, and they see an annual Import of Ships, hardly credible, who all take fomething of their Manufactures; it is true, at profent, and for some Time past, the Business of their City has not been so brisk as usual, chiefly owing to their ill judged Engagements in the late Embroils of Europe, which has ruined their Bank, and consequently for the present destroyed publick Credit among them; but as it is to be hoped they will find some Means to re-establish it, and as Trade will naturally revive whenever this is done, I shall describe it as it has been, with my best Wishes that, Phanix like, it may rise out of its own Ashes.

The Fabricks here are plain and flowered Velvets, and some with Gold and Silver Grounds; Damasks, Satins, Tabbies, Gold and Silver Tissues, and many other Sorts of Silks, both plain and flowered; here are likewise Oil, Olives, dry Sweetmeats, Silk Stockings, Gloves, Breeches and Waistcoats, Ribbons, Galloons, Paper, Soap, Rice, Oil, Olives, Figs, Almonds, Anchovies, Marble, Lemons, scented Oil and Perfumes, Tartar, Parmefan Cheese, red Coral, Coffee, Cotton, and all Dying and Medicinal Drugs, that come from the Levant.

At present the Genoese Trade to Smyrna is but trifling, however they always keep a Conful there.

In the flourishing Æra of this Republick, it was Mistress of several Isles in the Archipelago, and possessed many Cities and Towns on the Coast of Greece, and the Black Sea; Pera, one of the Suburbs of Conftantinople, was once under their Dominion, which facilitated the carrying on a great Trade in the Levant.

which the Vene-d Larch Planks, hips continually. hea; that which what it has with he East or West) Mantua, Milan rs, which facioa, Leghorn, or n and the Eccleis wrought, and th which is carhe fole Privilege tian Territories, Ducats (which

nany and Turkey rge Privileges to ave affigned vast as a Deposit for ey; and that of

k's Subjects, in atisfaction in fo s if there was a

artly by Sea and rade of Venice; od of calculating ated of its Bank.

d current Money.

Cent. called the and is from 120 ne Bank Money,

k Agio of 120

um of Ducats

From

Of the GENERAL TRADE of the WORLD.

The Decline of their Power, and the Lofs of so many States, occasioned the Ruin of their Commerce in those of the Grand Seignior, and there is rarely seen

to appear any under their Colours now.

When the foreign Ships arrive at Genoa, (which is one of the finest Ports in Italy) they deposit their Goods in a great Warehouse called Porto Franco, because the Merchandize brought in to be fold, as well as that to be exported, pay no Duties at coming in, or going out; the Merchants only paying at the Customhouse in Proportion to the Sales they make, and it is permitted them to reimbark whatever remains unfold, without any Imposition.

In 1741, an Infurance Company was formed at Genoa, of which the following twenty-fix Articles are the Plan abbreviated, as much as the Sense of them would

allow.

Several principal Merchants of the City of Genoa having confidered the Inconveniences, which the Want of an Infurance Office there exposed them to, determined to erect one for Shipping, Lives, and Slavery, on the following Condi-

tions.

I. To form a Capital of an hundred thousand Pieces of Silver called Croisats, of seven Livres, twelve Sols Bank Money each, for the Security of whomsoever should cause himself to be insured by the Company; of which 100,000 Pieces, 30,000 thall be deposited in the Bank of St. George, in the Manner as shall be judged both, and the remaining 70,000 shall be deposited, as hereafter is expressed; and the said Sum of 100,000 Pieces, and no more, shall be obliged by the Assurer during

the Existence of the faid Company.

II. That for the Execution of the aforefaid Deposit of 30,000 Pieces, and to compose the Capital of the said 100,000 Pieces, 300 Billets shall be formed and disposed of at 3337 of the said Pieces, to whomsoever inclines to be into steel in the said Company; and the Purchasers thereof, for the Number taken, shall ransfer or write in, to one of the Offices of St. George, to the Company's Credit, 100 of the said Pieces, or their Value, for each of the said Billets; and for the 2337 remaining, they shall oblige themselves under Security, to make Payment of it to the Company, in case that through Misfortunes (which God forbid) the 30,000 Pieces deposited are not sufficient to satisfy the Losses. And if it happens that the Company have not Premium enough to pay the Losses, Averages, &c. it shall give Power to sour Deputies, or Directors, to demand of the Proprietors, the Proportion, which by a pro Rata, shall touch each on Account of the Obligation they have entered into.

III. In order to perfect the Formation of the Company p oposed, Messirs. N. N. who have thought proper to communicate the Articles to the Merchants of the Place, shall be also encharged to admit in Quality of an Associate or Proprietor, those who will engage, and shall appear to them, proper to be admitted into the Company proposed, which shall be done by demanding or requiring from them a Promise to the following Purport, or as it shall be drawn up by the Notary Pub-

lick, viz.

I A. B. approving the Project of the Infurance Company, which has been read to and shewn me by Messer. N. N. and desiring to be aggregated to it, and also to share in it, for —— Actions of 333½ Pieces each: I promise and oblige myself to the said Gentlemen, to write on, or transfer into, one of the Offices of St. George, when the said Company shall be settled, the just Value of 120 Pieces of Silver, appertaining to the said 300 Actions, and to engage myself to fulfil the Proposals for the remaining 233½ Pieces of each Action, as shall be more amply expressed in the Act of the Association; and I will that the present have its full Force and Value, as if it I does a publick Act, passed before a fworn Notary Publick, under the Hypoti ecation of my Essects present and to come: In Faith of which, &c."

IV. When the faid 300 Actions shall be employed, and by that the Company fettled, each Person concerned shall be convoked to the Place appointed by the before-mentioned Gentlemen, and there by a Plurality of Votes draw up and establish the Act of Society, on the Footing of the Articles here expert, adding whatsoever

T A L Y.

occasioned the

e finest Ports in Franco, because ported, pay no ne Customhouse reimbark what-

h the following of them would

red the Inconhem to, deterllowing Condi-

lled Croisats, of mfoever should Pieces, 30,000 be judged best, effed; and the Affurer during

Pieces, and to be formed and to be inte. Ital er taken, fi all npany's Credit, s; and for the make Payment God forbid) the d if it happens Averages, &c. he Proprietors, at of the Obli-

Messrs. N. N. rchants of the or Proprietor, nitted into the g from them a Notary Pub-

has been read ted to it, and nise and oblige of the Offices Value of 100 engage myself ction, as shall will that the k Act, passed Effects present

the Company pinted by the draw up and prest, adding whatfoever

whatfoever shall be judged convenient, and suppressing that which shall appear superfluous. The four Deputies or Directors shall be then elected, two Genoese and two Foreigners, though all residing in Genea, whose Business will consist in figning the Policies, in the Name, and at the Risque of the Company, according to their Instructions: The Cashier shall render them an Account monthly of what Premiums have been received, and they must take Care to examine the Documents of the Affurers, who shall have suffered Losses, and to order Payment by the Cashier; and, in fine, they shall be charged with the Care to provide every Thing necessary, that may relate either directly or indirectly to the Company, and the whole shall be done by an Act of the Chancellor.

V. Besides the four Deputies or Directors, the Cashier and Book-keeper shall be likewise elected, and the Salary of each settled; the Premiums of Insurance for the respective Maritime Places shall be established; the Duration of the Company shall be confirmed, as well as the Time and Employ of the four Directors,

and the whole shall be duly registered.

VI. The Continuance of the Society shall be fixed for five Years, to commence the 1st of January, 1741. But the Beginning of the fifth Year, 1745, the said Company shall assemble to renew the Act for five other Years, or to provide that which shall be judged convenient, in Case of a Dissolution; and all those interested in the faid Company shall be summoned for this Purpose.

VII. The Proprietors of the above-mentioned Actions can neither fell, nor alienate them, without the Confent of the four Directors, and that during the limitted Time of the Society; but the Confent being obtained, the Company shall

be preferred to any other Purchaser.

VIII. At the Beginning of every Month (after the first) the Company's Cashier shall give the Directors an Account of what he has paid or received in the preceding Month, &c.

IX. At the Beginning of each Month, the Directors shall also review with Exactness the Writings, and the Book-keeper shall be obliged to a daily Attendance, to exercise, with all Care and Diligence, whatsoever is dependant on his Office.

X. To the End that those who have Insurance to make, whether Residents or Strangers, may be encouraged to prefer the Company to every other Means conducive to their Intentions; the Premiums shall be lowered to the most moderate Price; and as for the rest, when any Difficulties or Suits happen between the Company and the Affurers, it is to be understood that they are to be determined by the Laws and Statutes of the Place; and that the Company is obliged for all common Risques, such as Pirates, Sea, Fire, and Restraint of Princes; and if the Company think proper to underwrite some Insurances which may be sometimes offered in which Barratry is comprised, or upon good, or bad Advices, for a Premium, proportionate to such Conditions, the Company shall give the Directors their Permission.

XI. Conformable to what is practifed in other Parts, no Averages shall be paid, under Four per Cent. but all above this shall be punctually satisfied.

XII. In Case of a total Loss, and the necessary or juridical Proofs are produced,

the Sums infured shall be paid, with the Discount of Four per Cent.

XIII. Whereas the Variation of the Agio and the Current Species are prejudicial both to the Infurer and the Infured, the Company will pay all Losses, or Averages, in Bills of St. George, and the Premiums shall be recovered in the same

XIV. Any Proprietor, possessed of ten Actions, shall have two Votes in the As-

fembly of the Company; and he that has less, shall have only one.

XV. He that has less than fix Actions cannot be chosen a Director; and the most ancient of the four shall preside at all general and particular Assemblies.

XVI. No one shall have more than twelve Actions in Propriety, but (if the Case happens) the concerned in the Company may act as Representatives of some Foreigner or Citizen who defires to be admitted by their Means; though with this Proviso, that he shall advise the Names of the Co-partners, and the Place of their Domicil, and the Representatives shall oblige themselves to submit to the Covenants, wich shall be stipulated in the Company's Instrument of Union.

Of the GENERAL TRADE of the WORLD.

X/II. He that shall not be possessed of at least five Actions, shall not be admited to the Company's Meetings, but shall be obliged and held to all that shall be determined at them, and submit to all the Conditions and Resolutions of the Society, excepting however, that in the first and last Assembly, that shall be had, all the Concerned in the said Company ought to meet, as has been already hinted.

XVIII. At the End of each Year after the Company's Establishment, a Ballance shall be drawn of all that has been received and paid, and half of the Profits shall be proportionably divided among the Concerned, and even the whole, if the Company does not think it more convenient to leave the other Moiety till the End of the fifth Year of the Company's Duration.

XIX. The Cashier elect shall be obliged to give a sufficient Security.

XX. The Directors must never subscribe more than 20,000 Dollars on Ships with French Colours, which they shall esteem good; 15,000 on Vessels with the same Colours of less Tonage; 12,000 on large Barks well armed, and carrying the same Colours; 12,000 on Ships not under French Colours; 8000 on Barks and Vessels, with Latin Sails, and not with French Colours.

XXI. The Premiums of the Parties infured by the Company, if they have no Concern in it, must be paid immediately; those interested in it, shall only pay

every fix Months.

XXII. The Damages which the Assurers suffer shall be paid, viz. the Averages, from the Admission of the Proofs; and the Total Losses in three Months after the Intimation, when they appear to be just and clear; or being suspicious, after their Verification; or directly with the Discount of Two per Cent. besides the Four always paid.

the Four always paid.

XXIII. The Directors may not fign for Account of the faid Company other Policies of Insurance, than those which shall be tendered them by the publick Brokers, who are Sig. John Baptist Procurante, and the Sigrs. Rollandelli, and

Gervelli, and this to avoid any Inconvenience.

XXIV. In Case of the Death of any one of the Proprietors, the Heirs shall be subject to the Event of the Desunct's Share, and may neither sell, nor alien their Actions to any other than the Company, in Case they find themselves necessitated to sell them.

XXV. The Charge or Office of the four Deputies, shall last for one Year; and before it ends, the new Election of four others shall come on, though with the Liberty to confirm all the first four, or at least two of them, which must always be two nationals, and two Strangers.

XXVI. In Case of a General Assembly, the Number of the Proprietors ought to be at least two-thirds of all the said Company, and the Articles shall not be

deemed as passed, if the said two-thirds have not concurred therein.

The Genoese have a Levant Company still subsisting, which was established in 1645, though it has for some Years past done so little Business, that it is hardly remembered to be an Association, its Transactions are so trisling in a corporate Capacity. They likewise had a Company established formerly under the Title of The Company of the Grilli, which supplied the Spaniards in America for a long Time with Negroes, but on their agreeing with the Asserted Company, this Genoese one was overset.

I should here say something of the Island of Corfica, as Part of the Genoese Dominions, and I am the more tempted to do it, as the Natives have rendered themselves so famous in their Struggles for Liberty, and done so much towards making themselves a free People; though I sear the Means they have used will frustrate their Designs, and only occasion the changing Masters, not Fetters; they have proved themselves a brave, daring Nation, and it would be a Pity their pretended Protectors should rivet their Chains, as they are worthy of a better Fate.

The Mercure Historique furnishes us with a short, though curious Account of them and their King, which I shall translate, in Hopes it may be agreeable to my Readers.

The War which has subsisted for some Years between the Genoese and the Corsicans leaves Room to doubt, whether they will remain with the Possession of that Isle, or

ITALY.

shall not be adto all that shall solutions of the y, that shall be has been already

ment, a Ballance the Profits shall ole, if the Comy till the End of

curity.
Dollars on Ships
Veffels with the
ed, and carrying
8000 on Barks

if they have no it, shall only pay

d, viz. the Avein three Months being suspicious, per Gent. besides

Company other in by the publick . Rollandelli, and

the Heirs shall be il, nor alien their selves necessitated

or one Year; and though with the hich must always

Proprietors ought ticles shall not be tein.

was established in that it is hardly ng in a corporate nder the Title of nerica for a long pany, this Genoese

t of the Genoese es have rendered so much towards ey have used will not Fetters; they d be a Pity their orthy of a better

ious Account of e agreeable to my

e and the Corficans on of that Isle, or whether whether it shall pass under some other Power, or whether the Inhabitants will obtain their Liberty. In the Interim, for the unravelling of the mysterious Intrigue, which King Theodore has played, who was elected in 1735; Ishall here observe, that on his Return to that life towards the End of 1737, he convoked the States of the Kingdom, to give them an Account of his Proceedings during his Absence; he afterwards made them a Representation, consisting of several Points, which they agreed to, without the least Difficulty; they were, above all, extremely well satisfied with the Dispositions taken to extend their Trade, and they established a Ccuncil of Commerce, composed of four Corsicans, and the same Number of foreign Commissies, conversant in Trade, from which they stated themselves with great Success; and it is a Matter of Surprize, that a Nation till then hardly known, should find themselves in a Condition so surprize, that a Nation till then hardly known, should find themselves in a Condition so fuddenly to make themselves talked of. They attended to the Manusactures of diverse Species of Goods; and the Crops were so abundant this Year (1737) that the Corn, Wine, Oil, and other Fruits, were at a very low Price, which must naturally put the Chamber of Commerce in a Condition to procure great Advantages from Foreigners; but as Money is very scarce in Corsica, they permitted the Inhabitants of the Low Country, to pay their Taxes and Capitations in Fruits, &c.

The principal Articles of King Theodore's Propositions were,

I. That they ought as foon as possible to set about making some Salt-Ponds, as the Nature and Situation of the Country promised so great a Quantity of that Commodity, as might load an hundred Ships yearly; so that the Crown, and Subjects, might draw great Advantages from this Branch of Commerce.

II. That they ought to encourage the Working of the Iron, Copper and Lead Mines which are discovered, to extract not only Iron for common Uses, but for Cannon, Bullets, and other Things necessary to put an End to this tedious troublesome War, and thereby save the gross Sums, sent out of the Isle to purchase them.

III. And as here is a great Abundance of Brimstone and Saltpetre, they ought to build a Mill on the most commodious River, to make what Gunpowder they shall need in the Kingdom, and repair the Want under which they have hitherto laboured in this Particular, without mentioning the vast Sums it has cost.

IV. They ought to encourage Agriculture, the Majority of the best Lands being uncultivated; and to this End, they ought to establish in each Pieve, some Commissaries, intelligent in this Art, who shall be particularly charged to take Care, that the Peasants till each a certain Spot in their several Districts for their own Advantage; and in Parts improper for the Plow, each Peasant shall be obliged to plant at least sour thousand Vines, or a thousand Olive Trees, and all Sorts of Exemptions shall be granted during ten Years, for those Grounds so newly cultivated.

V. By an Ordinance published throughout the Kingdom, one constant and uniform Measure shall be established for all the Fruits growing here, such as Oil, Wine, Honey, Pitch, Tar, and other Commodities put up in Casks; and at the same Time, one Ell, one Weight, and one Bushel, similar and conformable to the Standards of other trading Nations.

VI. Whereas a Quantity of Silk may be shipped for abroad, they should above

all encourage this Branch of Commerce.

VII. And as nothing can contribute more to the Advantage of this Nation, than a regular foreign Trade; and as our Kingdom is better fituated than any other for it, with 60 great a Number of good Ports and Bays, we would have our good Citizens accustom themselves to it, by making them semsible of the Advantages arising from such an Application. To which Purpose we have thought proper to establish a Council of Commerce, for Account, and at the Expence of the Crown. The Commissioners of which College shall be obliged to purchase of our Subjects all their Fruits and Products of the Country, sit to be sent abroad, at a Market Price, paying them in Manusactures, or our Silver Coin: But if the Peasant will not give his Products at such a Price, he shall bring them into the Crown Magazines, where a Receipt shall be given him. The Commissioners shall sand these Products with others, and their respective Invoices, to the Confuls, and

Correspondents

Correspondents of the Crown in foreign Parts, with an Order to draw out the particular Accounts of the Produce of these Effects, in order that there be given to every one what belongs to him. The Proprietors shall receive at the College of Commerce the Returns, or Import of their Accounts on paying (besides the Carriage) Five per Cent. on the Capital, to defray the Charges; and if the Peafant be necessitious, and cannot wait for the Returns unaffisted, he may receive from the College, the half, or two thirds of the Value of what he delivers, for which he shall pay on ballancing Accounts half per Cent. for fix Months, besides the Five per Cent. aforementioned. And to give a greater Credit to the said College, we engage our Self and Crown for it. And we order our Consuls, kessidents, or Correspondents, to contract and negociate only with the said College, and they shall send us whatever we cannot pass without in our Isse. No Vessel shall be admitted without the Permission of the said College; and our Correspondent abroad shall have the same Credit as those here, and besides that, the Character of Counsellor of Commerce of this Kingdom.

VIII. And forasmuch as that our Kingdom abounds in Wood, Pitch, Tar, Hemp, and every Thing necessary for the Construction of Ships; this Article should be taken very seriously into Consideration, as also what concerns the

Fishery, &c.

There is an Appearance that all these Regulations of the King, are at present suspended since the Entry of the French into that Island; though it is probable, that whenever they quit it (if they ever do) and the Natives know their Fate, they may make their Trade slourish according to the Principles of this Proposition, or in some other manner more convenient, and beneficial; this is what Time only can demonstrate; and however Fortune dispose of their King, they will stand indebted to him, for opening their Eyes to the Advantage Providence has given them, and for the many Fatigues he underwent to promote their Happiness and Freedom.

This little History is not intended only to amuse, but will likewise serve to shew what that Island contributes to Trade, as the Commodities therein men-

tioned, are the Total of its Products.

Of the Trade of Naples.

THIS Capital of the Kingdom of the same Name, is a Place of great Trade, and the Goodness of its Port attracts vast Numbers of foreign Vessels to it; but in order still to encrease its Commerce, and raise it to the highest Pitch possible, Don Carlos, the present King, has invited the Jews to settle there, by granting them several very great and singular Privileges, as will appear by the following Edict published on the Third of February, 1740, by order of his Sici-

lian Majesty, viz.

I. It is granted to all Merchants or others of the Hebrew Nation, a full and absolute Sase-guard, Faculty and Permission, to come, remain, traffick, pass on, or stay, with or without their Families, in our Kingdoms and States, as also to depart, and return, without any Obsacle, both in regard of their Effects, and Persons; and this for the Term of fifty Years next following, to commence the first Day of this; declaring that the fiftieth Year being expired, there shall yet be granted sive others, during which, if it be the good Pleasure of his Majesty, or his Successors, to abrogate the present Licence at the End of the fifth Year, they may freely, and without Hindrance, regulate all their Affairs, &c. we willing, that no extraordinary Duty be exacted from them on the Departure of their Ships, Vessels, Horses, Carriages, &c.

II. If any Hebrews coming from other Kingdoms or Countries to ours, shall be accused in those States from whence they came, of having committed some enormous Action, or Crime there, for which they have been prosecuted; as also in case that they were disguised as Christians, and had seigned to be of this Religion, we annul and make void the Causes of such Accusation, and will not permit that they be called to Account for it, in our Dominions, on any Pretext whatsoever; in fine, we grant to the said Hebrews, the free Exercise of their

Ceremonies,

o draw out the

there be given

at the College

ing (besides the and if the Pea-

he may receive

he delivers, for

Months, besides

to the faid Col-

r Confuls, Le-

he faid College,

Ifle. No Veffel

l our Corresponthat, the Cha-

od, Pitch, Tar, ips; this Article at concerns the

g, are at present sh it is probable,

know their Fate, es of this Propoial; this is what

their King, they ntage Providence

omote their Hap-

likewise serve to

ties therein men-

ITALY.

Ceremonies, Solemnities, Use and Customs, according to the Jewish Laws, prohibiting their wearing publickly Cloaks, or other distinguishing Dress, under any Denomination whatsoever.

III. That the Hebrews shall not be subject to any Registry or consular Jurisdiction, nor to any Company of Tradesmen; but if any Difference arises between a Christian and a Yew, on some Affair concerning Arts and Trades, the Judge Delegate, who shall be named for this purpose, shall be deemed a competent one, and decide it.

IV. We grant to the *Hebrews* and their Families, who shall establish their Residence in our States, to enjoy, in respect of their Commerce, either at home or abroad, the same Privileges, Franchises, and Immunities, which the other Citizens of Inhabitants of the same Citizens of Places, do or may enjoy

zens or Inhabitants of the same Cities or Places, do, or may enjoy.

V. That all their Moveables or Ornaments making a Part of their Apparel, acquired either within or without our Dominions, shall be exempt from paying any Customs, or Duty of Passage, at their Importation or Exportation.

any Customs, or Duty of Passage, at their Importation or Exportation.

VI. There shall be a Judge Delegate at Naples, Palermo, and Messistrate appointed at Messistrate as at Naples, who shall judge of the Differences that shall arise between a Christian and a Jew, or between two Jews, in case that the Crimes merit a severer Chastistement than confining or banishing; and in other Cases, that they be carried exclusively before their People of the Law, and if they are wronged or aggrieved, they may recur to the Royal Protection of his Majesty.

VII. This Article regards the Punishment to be inflicted on the Jews, who shall frequent or keep Company with either Christians. Turk, or Moor.

frequent or keep Company with either Christians, Turk, or Moor.

VIII. This is to prevent the false Accusations, which may be intended against

the Yews.

IX. If there happens any disastrous Accident to a Hebrew, that should oblige him to fail, and that he falls into Penury, so as to disable him from paying his Debts; in this Case the Merchandize, Bills of Exchange, and other Effects, or Money appertaining to any Correspondent, shall not be stopt to satisfy his

X. Is relative to the Dowry of married Women.

XI. On the Subject of Sequestrations obtained against the Jews.

XII. Concerning the Validity of the Securities which the Jews mall give, when they shall be obliged to leave the Kingdom.

XIII. Permits the Hebrews to have all Sorts of Books, after being (however) inspected by their Delegate.

inspected by their Delegate.

XIV. and XV. Favour the Jewish Physicians.

XVI. Grants them a publick Synagogue.

XVII. Leaves them at Liberty in regard of their Wills.

XVIII. In regard to Contracts of Purchase and Sale, or in Trade, in relation to the Fews in our Dominions, the Sales shall not be held as perfected, till after a Writing has passed between the Buyer and Seller, under their Hands, and confirmed by a Notary, or two Witnesses; provided that if between Merchants in the retail Way, at Fairs, Markets, &c. they be made without these Formalities, they shall have all Force, according to the usual Custom and Law, in regard to the other Inhabitants.

XXV. We grant to the Yews all the Favours, Privileges, and Faculties, enjoyed by the other Merchants of this Kingdom; they may exercise all Sorts of Trades, and Traffick, but it shall not be permitted them, after the Manner of our Subjects, to cry about the Streets, old Clothes to sell: Though the Jews have leave to sell and buy every one in particular, in his own House or Shop; none of them or their Family shall be oblige to wear any Mark that they may be known by.

XXXI. The Merchandize of the Jews, and of their Correspondents, and their Persons, coming to any Place whatsoever in our Ports, shall be free, as well in their Merchandizes and Persons, as the Ship which brings them, on Payment of the ordinary Customs, Gabelles and Taxes, even when they have no Passport, provided that it appears by the Vessel's Documents, that it was destined with its Goods for one of our Ports, and no Magistrate or Officer shall molest either the Ships or any of the Effects; but on the contrary, shall observe our present Pri-

te of great Trade, foreign Vessels to the highest Pitch to settle there, by will appear by the order of his Sici-

Vation, a full and traffick, pass on, States, as also to their Effects, and to commence the d, there shall yet to of his Majesty, of the fifth Year, hirs, &c. we will-beparture of their

ries to ours, shall committed fome cofecuted; as also to be of this Reand will not peron any Pretext Exercise of their Ceremonies,

Of the GENERAL TRADE of the WORLD.

vilege, and in case of Disobedience, shall be punished, and all the Merchandises restored to the Yews, with Charges and Expences, without any Hindrance real

or personal.

XXXV. We grant to the Jews fix Warehouses for their Use in the Custom-house of Naples Rent free, since we consider them as our own Subjects; they may have also the like, in the other Customhouses of our Kingdoms for their Conveniency, equally with the other Burgesses and Inhabitants, in Proportion to their Number and Trade, according to the Informations that their Delegates shall give in; and in case that the Magazines of the Customhouse are not sufficiently large to contain their Goods, it shall be permitted the Jews to hire others to their liking, under the Guard and Inspection of the Customhouse Officers, enjoying the Privilege of Portes Frances, as if their Effects were enclosed in the Offices of the Customhouse.

The King of the Two Sicilies likewise made a Treaty of Peace, Trade and Navigation with the Ottoman Court, which was concluded at Conflantinople the 7th of April 1740, whereby his Subjects are put on the same Footing with those of

all others, trading to the Dominions of the Grand Seignior.

Naples furnishes Trade with raw and wrought Silks, filk Vaiftcoats and Stockings knit, Oil of Laurel, crude Brimftone, Calabrian Manna, Rosemary Blossoms, Anis and Coriander Seeds, Raisins, Currants, Crema Tartar, Figs and Olives, Soap, dried Orange and Lemon Peel, silk Stockings and Waistcoats, Essences, Quintessences, and Persumes.

Palermo (the Capital of Sicily) produces also raw and wrought Silks, Brimstone, Cream of Tartar, fine Sponges, and Plenty of the finest Wheat (except Spanish)

I ever faw.

Regio yields Raw Silk, Manna, Oil, and dried Fruits.

Messina affords also large Quantities of Silk, and other Commodities, similar to

those of Palermo.

With these Products and Manusactures his Sicilian Majesty's Subjects drive a great Trade to England, Holland, Lijbon, Turkey, and some to France, more especially in Corn, when this Kingdom is in Want; and the Merchandizes they take in return will be spoke of, when I give a Catalogue of those fit for Italy, in which these Places will be included.

Of the Trade of Rome, and the other Territories of the Pope.

THIS City is more celebrated and known by its Antiquity, History, its Magnificence, and its Grandeur, than by its Commerce, as it draws almost all from abroad, by its Port of Civita Vecchia, at the Mouth of the celebrated River Tyber, whose Stream must be gone up, to reach Rome; these Parts afford nothing more to the Encrease of Trade than Allom, made in great Abundance about six Miles from Civita Vecchia; but what is wanting here, Bologna and Ancona in the Ecclefiassical State abundantly supply, I mean to Commerce, the Fertility of the Country about the first being beyond all Imagination, and this improved by the Industry of its Inhabitants, has rendered the City rich and flourishing; here are Mills for Paper, and others for sawing the Wood sound in the Appennines; to move Harmmers for forging Iron, for polishing Gun Barrels, to bruise the Barks; and Valonea for tanning of Hides, for making of Oil, for Flax and Hemp, for grinding all Sorts of Grain, for winding, twisting and making Silk into Skains, and for an Infinitude of other Works.

The Manufactures of this City are Cloths and Silks, particularly Sattins, Damasks, and Velvets, flowered and plain; filk Stockings, Linens and Crapes. There are raised in the Neighbourhood a great Quantity of Silk Worms, which furnish the Bolognois with the richest Part of their Trade, for raw Silk; and besides the Silk in Skains, they here make Organcens, which are very much

esteemed.

The other Merchandize brought from Bologna, confifts in their celebrated Saufages, of which Foreigners take off yearly a furprizing Quantity, packed up with Cotton in little deal Boxes, and ornamented with painting and Gilding; here is likewife

I TALLY.

ORLD.

the Merchandises my Hindrance real

Ife in the Cuftomwn Subjects; they kingdoms for their s, in Proportion to heir Delegates theli are not sufficiently hire others to their Officers, enjoying ed in the Offices of

ce, Trade and Nanflantinople the 7th oring with those of

iftcoats and Stock-Rofemary Bloffoms, Figs and Olives, aiftcoats, Effences,

nt Silks, Brimstone, at (except Spanish)

modities, fimilar to

y's Subjects drive a France, more espe-Merchandizes they nose fit for Italy, in

be Pope.

History, its Magit draws almost all
he calcorated River
Parts afford nothing
ance about six Miles
fucena in the Eccleresility of the Counved by the Industry
here are Mills for
es; to move Hamen, for grinding all
Skains, and for an

ularly Sattins, Dainens and Crapes. lk Worms, which or raw Silk; and ch are very much

eir celebrated Sauy, packed up with I Gilding; here is likewife likewise a considerable Trade in Quince Marmelade, prepared by the religious Recluses of the Place.

Ancona has likewise its Silk Fabricks, and Tanneries for Hides, on which its Exports chiefly consist, except in some Years when large Quantities of Corn are shipped from hence; it was made a free Port by Clement XII. in a Decree of the 16th of February 1732, very much to the Dissike of the Venetians, as it attracts a large Share of that Trade carried on before at Venice, both from the North and the Levant.

Of Florence and Leghorn with their Trade.

THE Commerce of Florence is carried on by way of Legborn, and confifts in a large Quantity of rich Silks, manufactured in this Capital of the grand Duke of Tuscany; the principal of which are Tissues and Brocades of Gold, Silver, and Silk, Sattins of all Colours, but more especially the White, which are greatly esteemed; Armoisins and Tasseties here are also made, some light Woollen Stuffs, and the other Merchandize that this place affords, are raw and spun Silks, Wools wash'd and unwash'd, Wine, and Gold Wire.

Legborne (or Livorno) is one of the most important, and the best Ports of the Grand Duke's Estates, and hardly yields in point of Trade either to Venice or Genea; the great Liberty which all Nations enjoy (let their Religion be what it will) induces some of almost all Nations to assemble here; and the moderate Customs paid on Importation (for all Exportations are free) attracts also a Concurrence, not only of French, English, Dutch, &cc. but also of Jews, Turks, and Armenians; the Turks however trading only de passo.

The English and Dutch (more especially the former) are those who carry on the greatest Trades, this Place hairs proposely the Staple or Magazine, for the

The English and Dutch (more especially the former) are those who carry on the greatest Trade; this Place being properly the Staple or Magazine, for the major Part of the Goods which they receive from the West, and send to the Levant, as it is for those they get from thence in Return, and forward to their Western Markets.

The Jews and Armenians transact most of the Business by intervening as Brokers, for which they are paid, according to Custom, for the different Branches of Trade they transact, whether Purchases or Sales, Exchanges or Insurances.

Trade they transact, whether Purchases or Sales, Exchanges or Insurances.

Besides the rich Fabricks of Silver, Gold and Silk, at Florence, Pisa, Lucca, and the other Towns of Tuscany and its Neighbourhood, here are found raw Silk of all Sorts, as well Italian as Levant, and even Spanish Olive and Oils, not only of the Growth of the Country, but from different Parts, as Gallipoli, la Pouille, the Levant, Rarbary, Sc.

Levant, Barbary, &c..

But that which is not the leaft important Part of this Commerce, are the Merchandises from the Levant, with which (as has been said) the English and Dutch have always their Warehouses well furnished, as they have with those Goods they receive from the West, which consists of the same Commodities, as will hereaster be mentioned as proper for Italy; what is shipped from Legborne, besides the Goods aforementioned, are Cotton Wool, and spun, Costee (brought there by Way of Alexandria) Allum, (of Civita Vecchia, and the Archipelago) Anniseds (from Rome and Malta) fine Laque (from Venice) Marble of various Colours (from Carrara) Red Coral (from Sardinia) Soap, Sumack, Argol, Brimstone, Wine, &c.

Of the Trade of Milan, Modena, Lucca, Parma and Verona.

MILAN, the Capital of Lombardy, is very confiderable for its Commerce, which it furnishes with Gold Thread, flowered Velvets with Gold, Silver, and Silk Grounds, many fine wrought Silks, and large Quantities of unwrought, exported for France, &c.

Modena has its Products and Manufactures fo like those of Bolegna, as a De-

feription of them here would be a Tautology.

Lucca is a small Republick in Italy, upon the River Serchio, five Leagues from Pifa; it is celebrated for its fine Silk-Manufactories, particularly those of Velvets, Damasks, Sattins and Tasseties; here are likewise fold a large Quantity of raw

Silks, and in Skains, as also of Oils and Olives, which latter are esteemed the best in Haly but double priced, from all others.

Parma transacts all its Business by Way of Venice, which principally consists in

raw 9ilk, and Cheefe made at Lodi.

I shall lastly mention as a very considerable Branch of the Italian Trade, that carried on in the Territories of his Sardinian Majesty; of which Turin is the Capital, and has an advantageous Situation, for extending it on every Side, as almost all that comes from the other Parts of Italy, and that which enters it by way of Lyons, and Geneva, pass by this City; the Po, which runs near it, also facilitates a Communication with Lombardy and the Venetian States; and although it is neceffary to traverse the Alps to get there, nothing is easier than the Journey by Mules, which are made use of for the Transportation of the Goods, and of Men, who give al! defirable Affiftance for the Paffage of Mount Cenis.

Predmont produces the best Silk in Europe, on Account of its Lightness and Fineness, and the Organcins made of it, are the most esteemed, in England, France, Holland, and Germany, of any. It is reckoned that in a common Year, is made in the King of Sardinia's Territories, viz. in Piedmont, Montferrat, Alexandrin, Lomeline and Novaras, about 560000 Pounds (of twelve Ounces) of raw Silk, which are all reduced into Organcins or Frames; only those of Navarois being

permitted Extraction unthrown.

The Fabricks of all Sorts of Silk Stuffs, long fince established in Turin, consumed about 130000 Pounds of thrown Silk yearly; though it is to be observed that the Fabricators of these Silks, import from their Neighbours, the greatest Part of the

Frames they use, or of raw Silk to make them.

There is besides in Turin, about fix hundred or seven hundred Looms for Silk Stockings, for whose Employ a great Quantity of Silk is required; however it is computed, that besides the Silk used in all these Manu ac ures, there is yearly sent to Lyons, about two thousand small Bales (of an hundred and thirty six Pound each) loaded at Genoa and Legborn; extra of what is fent to Holland and Germany, by way of Savoy, and Geneva.

This Prince's Dominions have likewife feveral Fabricks of Drapery, particu-

larly, of Scarlet, Blue, and Black Cloth; besides diverse Sorts of light Stuffs;

they also make Ratines, and coarse Cloth for the Soldiers Cloathing.

Piedmont is very fertile in Corn, with which it supplies its Neighbours, as it does with Rice; of which latter, large Quantities are fent to France and Geneva, as also to Venice by the River Po.

Hemp likewise grows here in Plenty, which is almost all sent through Nice to

Marfeilles and Toulon, except a small Share to the Genoese.

A great Number of Cattle are fatted in Piedmont, and Abundance of Wine made, both which find a ready Sale among the Genoefe and Milanefe, and a large Share of this latter is distilled into Brandy, to make the Composition of Rossolis at Turin, which has greatly the Preference of others.

Some few Years ago, a Manufacture of Farthen Ware was established at Turin, and a little while fince, another of Porcelane, which is brought to great Perfection; several Quarries of excellent Marble are found dispersed about the Country,

which ferves to ornament both their Churches and Palaces.

The Countries of Nice, Oneille, and other Places on the Sea Coast, subject also to his Sardinian Majesty, produce most excellent Olive Oil, and in such Plenty, that besides a Sufficiency for all his Dominions, large Quantities are fold to the French and Genoese. And the Island of Sardinia, which gives him the Title of Majesty, producing many of the Commodities above mentioned, and fimilar to those of Sicily, I shall not enlarge on its Description, to avoid Repetitions, but now give a Detail of the Commodities proper for Italy, as I have interspersedly of those, which the different States thereof produce.

Merchandize proper for Italy.

SPICE in general, which (except Pepper) the Dutch have to themselves. Cacao, Ginger, 7. 4, Porcelane, and other Indian Curiosities. Painted Linens, Chints, and painted Furies.

Sattins,

efteemed the best

scipally confifts in

alian Trade, that Turin is the Cary Side, as almost nters it by way of it, also facilitates although it is nen the Journey by ods, and of Men,

ightness and Fine-England, France, Year, is made in errat, Alexandrin, 10-18) of raw Silk, of Navarois being

n Turin, confumed e observed that the greatest Part of the

red Looms for Silk red; however it is there is yearly tent rty fix Pound each) and Germany, by

Drapery, particuts of light Stuffs; thing. ghbours, as it does

ice and Geneva, as it through Nice to

nce of Wine made, and a large Share f Roffolis at Turin,

tablished at Turin, ght to great Per-

oast, subject also to fuch Plenty, that fold to the French le of Majetty, proto those of Sicily, I give a Detail of the hich the different

themselves.

Sattins,

Sattins, Damasks, and other thin light Indian Silks. Linens of diverse Sorts, as Muslins, Cambricks, Hollands, Silesias and Ofnabrughs. Cloths, Camblets, Serges, and other Stuffs, from England, France and Holland. Silk Stuffs from Lyon, Morcery, hard Ware, and Ruffic Hides.

Diverse French Modes for Women's Wear, white Threads and Tapes from

Harlem and Flanders.

Vermillion, and all Sorts of Dying Woods; Madder and Elephants Teeth. Whalebone and Oil, Copper, Brais, Iron, Lead, and Tin.

Tar, Pitch, and Rofin, Capers, Musk, Amber, and Civet.

Herrings, smoaked and pickled, Salmon, Stock-fish, Poor-jack and Pilchards.

Pewter, Steel, Caviar, Languedo and Provence Wines, Wheat, Anderse of Found Massacian Lores and Chileson. All Sorts of French Merceries, Laces and Guimps, of Silk and Silver.

Silk Stuffs, with Gold and Silver, from Lyons and Tours, and Ribbons, particularly

Wigs, Hair, Worsted Stockings, Hats, &c.

Of the evant Trade, and that on the Coast of Barbary.

I SHALL join under this Title all the Trade carried on with the English, French, Dutch, and Italians, at Smyrna, Alexandretta, Aleppo, Seyda, Cyprus, Constantinople, Alexandria, Rosetta, and even Grand Cairo, Angora, and Beibezar, upon the Coasts of Barbary

The great Quantities of European Ships that import at Smyrna, and the numerous Caravans which arrive there from Perfia, have always made, and still make this to be a Place of the greatest Commerce in all the Levant, for which it is happily fituated in the Gulph of the Archipelago, in that Part of the Leffer Afia that the Greeks called Ionia, and at prefent named Natolia.

The Port of this City, to famous for its Commerce, is capable of containing many Fleets, and here is always feen feveral hundred Veffels of diverse Nations.

The greatest Part of the principal foreign Merchants have fine commodious Houses of their own; and hardly any Thing can be seen more superb and magnificent than the Habitations of the Confuls, who are almost all sodged near the Sea; but Persons whose Stay here is but short, or who would be saving in their Expences, may have the Convenience of being accommodated in a Kan, which is a Sort of an Inn, where a thousand People may lodge, on paying a Dollar per Month for each Chamber.

At Smyrna are two Custom-Houses; the biggest called the Custom-House of Commerce, where the Duties are paid on Silk, and other Goods that the Armenians import from Persia, and those which the Christian Nations unload there, and embark for their Returns: The other named the Customhouse of Stamboul, or Constantinople, only takes Notice of the Trade of this Capital of the Ottoman Empire, from Salonica, and other Parts of Turkey.

The Caravans have their Times and Seasons fixed for their Arrival and Departure, on which the European Nations regulate the Remiss of their Ships, to the End that the Afiaticks may carry with them the Western Merchandizes, and the Europeans reload with those of Afia.

Of the Afiatick Nations the Armenians are those who carry on the greatest Trade with Smyrna; the Caravans from Persia being almost all composed of them, and in this City are established above twelve thousand.

In respect of the Natives of Europe, the English are best regarded, and most favourably treated, and they likewise send the greatest Number of Ships here; after them the Dutch; but the French are too numerous here, and thereby hurt

The Merchants from Legborn carry on a great Trade here; those of Venice still more; and the Genoefe (notwithstanding the Expence the Liberty to trade under their own Colours has cost them) hardly any; and the Meffinois, since the Year

The French Trade is carried on from Marfeilles in ten Sail of Ships, and three or four Barks yearly; whose Loadings consist of Dollars, Cloths of Dauphine, Carcaffonne,

Carcaffonne, and Sapte; in Perpetuans or Imperial Serges; in Caps, Paper, Co-Carcaljonne, and Sapte; in Ferpetuans or Imperial serges; and Caren, Pewter, Chineal, Tartar, Verdigreafe, Indigo (from St. Dominge and Guatimala) Pewter, Dying Woods, Spice and Sugar. The Returns being almost the same, for all the Nations of Europe, who trade there, I shall here mention them once for all, vis. Angora Goats, and Camels Hair, Rhubarb, Scammony, Opium, Senna, Gum Adragant and Arabick, Coffee, yellow Wax, Allum, Cotton in Wool and spun, Currents, fine Camblets, fine Wools from Metalin and Caramania, Skins like Merocce's, Buffaloes Hides, Shagreen, Spunges, Mastick, Saffron, Galbanum, Galls, Aihes, Box, Annifeeds, Fustians, Buckram, Carpets, Silks called Cerbaffi, Legis, Ardasse, and Ardassetes, Cotton Stockings, Turkey Handkerchiess, Valonea, Xantoline, Apoponax, Agaric, Tutti, Amber, Musk, the Ultramarine Stone, Storax, Soap, Pearls, Diamonds, Rubies, and other precious Stones; but these Jewels are

fold privately by the Armenians, who bring them with their Caravans, and who frequently come themselves to Christendom to dispose of them.

The Dutch send there yearly about sourteen Ships, with Leyden fine Cloths, Cloves, Mace, Cinnamon, Nutmegs, Ginger, Cochineal, Indigo, Copperas, Quickfilver, Frass and Iron Wire, Dantzick Steel, English Pewter, rough yellow Amber, Tartar, Sea-Horse Teeth, Lapis Lazuli, Loaf and Powder Sugar, Cinabar, red Oaker, Dying Woods, Tin, Rusha Hides, &c. and reload with the greatest Part

of the Goods just mentioned.

The Venetians generally fend there fourteen or fixteen large Ships annually, under Convoy of two Men of War, (as the English, French and Dutch commonly go) besides others at different times without Convoy; and the Liverneis also send Vessels as they find Occasion.

Angouri, or Angora, and Beibazar; Capital of Galatia, has always preserved its Reputation for the Beauty and Finencis of its Goats Hair, and the Fabrick of Stuffs made there at present called Camblets, and it is from this Place, and Beibazar, that Smyrna is supplied with these Commodities, the Quantity of the former being almost incredible, of which it is said the English transport above five hundred Bales, the French as many, and the Dutch more than double that Number, and the Confumption of it is full as great there, as what is shipt by these Nations: The English and Dutch have Factors settled here to purchase this Commodity at first Hand, by which Means they have it much cheaper than when brought to Smyrna.

Aleppo and Alexandretta; these two Cities of Syria have a great Similitude in their Trade, or rather it is the same that they both carry on, Alexandretta being properly only the Port to Aleppe, which is twenty-two (or as some say twenty-

five) Leagues within Land.

Aleppo is one of the principal Cities in the Turkifb Empire, and only yields to

Constantinople, and Cairo, in Grandeur, and to Smyrna in Point of Trade.

Two Things (among others) are very remarkable in regard of Trade: The one is the Cultom of making Pidgeons serve for Messengers, to give Advice of Ships Arrival, and other pressing Affairs, which is done by taking them from their young ones at Aleppo, and sending them to Alexandretta a little before it is supposed they may be wanted, who being let fly at this last Place, with a Billet about its Neck, returns in three Hours Time; the other Thing remarkable is the Prohibition to go from Alexandretta to Aleppo, any other Way than on Horseback; and the Reason of it was to prevent Sailors running assot to Aleppo, and there spoiling the Price of Goods by their over-urgency in laying out their little Stock, which without this Ordinance would be greatly diminished.

There is hardly any Place in the three antient Parts of the World, from whence fome Merchants are not feen at Aleppo: Besides the Engillo, French, Dutch, and Italians which refide there, the Caravanferas are always full of Armenians, Turks, Arabians, Persians and Indians, which come in such Numbers by the Caravans, that although there are above forty of those publick Buildings, they hardly suffice to contain those, who only appear to transact some transient Business, and who after selling their Goods, return by the Way they came, with their new Purchases.

The Merchandize proper for this Place, are the same as those for Smyrna; and those which the Ships reload are Silks of the Country, and Persia Cotton Cloths of various Sorts, and among others blue Amans, Auquilles, Lizardes, those from

Capa, Paper, Couatimala) Pewter, e same, for all the once for all, viz. um, Senna, Gum n Wool and spun, a, Skins like Mo-Galbanum, Galls, d Cerbaffi, Legis, , Valonea, Xantoine Stone, Storax, at these Jewels are

eyden fine Cloths, Copperas, Quickough yellow Amugar, Cinabar, red h the greatest Part

caravans, and who

ge Ships annually, Dutch commonly Livernois also send

always preferved and the Fabrick of is Place, and Beiuantity of the for-ansport above five double that Numt is shipt by these urchase this Comneaper than when

great Similitude in Alexandretta being some say twenty-

and only yields to of Trade.

Trade: The one e Advice of Ships from their young t is supposed they t about its Neck, he Prohibition to ck; and the Rea-nd there spoiling tle Stock, which

rld, from whence ench, Dutch, and Irmenians, Turks, by the Caravans, hey hardly suffice ess, and who after ew Purchases,

for Smyrna; and Cotton Cloths of rdes, those from

Beby, others called Linen Antiquies, Ajamis, and Abundance of Chints; different Cottons, and Cotton Threads, Galls, Cardovans, Soap; many Species of Silk Stuffs, and those admirable Camblets before-mentioned.

Scycle is the ancient Sidon of Phenicia, to renowned formerly for its great Traffick, very little inferior to that of Tyre itself, whose Reputation for Commerce has been equally published, both by facred and profane Authors. The modern Sidonians retain nothing of the ancient but their Inclination for Trade, every Thing else is altered; their Power by Sea no longer subfifts: The vast Extent of their City is reduced to less than one Quarter of what it was formerly; and the great Number of its Inhabitants to less than six Thousand, of which the Foreigners make near

But few Western Commodities find a Sale at Seyde, though with the Products of the Country a pretty good Trade is supported; those few are some Cloths of lively Colours, Sattins and Damasks of Lucca and Genea, with fome Paper, a few Chefts of Indigo and Cochineal, Spice, Sugar and Brazil Wood, all in small Quantities. The Goods loaden here are principally Silks and Cottons, with some Ashes, Galls, Oil, Soap, and Birdlime; and as the Occidental Sales do not ballance their Purchases, a considerable Sum of Money is yearly obliged to do it.

The French Trade to this Place, Acre and Rama (which are in its Diffrict) imports about 350,000 Dollars yearly, and there are no Merchants but of this Na-

tion fettled in these Places.

Chie is now subject to the Turks, and better peopled than any Isle in the Eggent Sea; its Commerce is very confiderable, though much less than the Number of its Inhabitants, and the various Sorts of Merchandize that grow and are made here, feem to promife. The Wine, Silk, Cotton, Turpentine, and Mastick, are the principal Products that draw the Europeans hither, more especially the English and French, who have their Consuls here.

It is supposed that above 100,000 French Crowns worth of thrown Silk is annually exported from hence, befides a large Quantity of Silk Stuffs made in the Itle, fuch as Damaska, Sattins and Tasseties, which are transported to Cairo, and to all Places on the Coasts of Barbary and Natolia, particularly to Constantinople.

The Cottons are in Wool, or spun, and a great deal of them employed in Fustians and Dimities, which are as much esteemed, and disposed of in the same

Way as the Silks.

In Regard of Mastick (the chief Article of their Trade) it is hardly found any where else but here, and the best, and indeed almost the whole is for the Grand Seignior; who has from all the Villages in the Island where it is gathered, two hundred and eighty fix Chetts weighing 100,025 Oques, and some few others are taken by the Customhouse Officers, &c. Of Turpentine the Isle produces about three hundred Oques, (of 3. Pound one Ounce) of Oil about two hundred Hogf-heads, (each Hogfhead weighing 400 Oques, and the Oque about 3 lb. 2 oz.) Of Silk 6000 Masses, or 30,000 lb. almost all which is wrought up by the Islanders in the Manufactures before-mentioned. Here is also some very good Wine, known to the Ancients under the Distinction of Netlar; and it affords fine Honey and Wax in tolerable Quantities.

Cyprus maintains hardly any Trade with the Europeans, except with the Products and Manufactures of the Isle. Its Extent and the Fertility of its Soil enables it to furnish Commerce largely; particularly with Cottons, and Silk, which are cultivated almost every where. The Cottons in Wool or Thread are esteemed the best and finest in all the Levant; the Country between Nicosia and Famagousta, and about Paphos, and Limifo, are the Parts in the Island that produce most.

The Siks are also gathered, and the Silk Worms bred in some Villages, subject to the Magistracy of the two last mentioned Cities; but the best and greatest Quantity, is made in the Village Cyteree, though none are held in an equal Degree of Goodness with the Cottons.

The Wools, Wine, Galls, some medicinal Drugs; red, yellow, green and greyish Earths or Boles; Stuffs and Dimities are the other Merchandizes of the Isle, to which I think I ought to add as one, the Ortelans, which come here in such Abundance, that the Natives pickle them; and, besides what they consume on the Island, the Venetians export upwards of a thousand small Barrels annually.

Some few Bales of Cloth, Paper, Caps, and some Verdegrease, are the only Goods imported there, which occasion the major Part of the Returns to be paid for in Money, and the most advantageous Specie for this Purpose, are the Mexican and Seville Dollars.

Constantinople. This City, formerly the second Rome, or rather the true Capital of the Roman Empire, when Conftantine the Great had chosen it for his Residence; after having been for a long Time the Seat of the Greek Emperors, and a little more than half an Age that of the Latins, became at last the Metropolis of the

The happy Situation of this great City, joined to the Beauty and Security of its Port, might render it a Place of the greatest Trade in the World, if the Inhabitants. who are subject to a Servitude that almost deprives them of the Property of their Effects, dared to think of enriching themselves by Commerce; or if the Foreigners that Trade draws nere, and who are treated with less Haughtiness and Severity, were not exposed to so great and frequent Insults and Impositions.

Notwithstanding these Reasons, so naturally tending to raise a Disrelish in the

Christian Nations to a Commerce with Constantinople, there is however a great Number of their Ships seen to arrive here; and there is hardly one of these Nations who have not a Minister settled here, more to protect their Merchants, than for any political Interests; the Emperor and the Venetians being those only who can have any Contest with the Part, by Reason of the Proximity of their Ter-

Of the Europeans, the English, French, and Dutch, are those who carry on the greatest Trade here, more particularly with their Cloths, sent here directly, or brought from their Warehouses at Smyrna, which are always well filled. The Cloths from Fenice have for a long Time had the Preference in this City, though

every where else in the Levant, they are the least esteemed.

Those destined for Constantinople should be thin and fine, well milled, close shorn, without any Nap; above all they must be of the best Dye, and have their

just Lengths and Breadths.

The properest Colours for Constantinople, are Violet, Purples, Green, Red, Crimfon, Scarlet, Sky-blue, Flesh and Cinnamon Colours; no Black, except of the greatest Beauty, and then only one Piece in forty or fifty. About eight or nine thousand Pieces are fold here yearly, one fourth Dutch, little more than one third English, and the rest French and Venetian; a few Perpetuanas, and some other Woollens are fold here, but of Silks, great Quantities from France and Italy, and a small Matter from England and Holland; the chief are the Sattins from Florence, Tabbies, Damasks with and without golden Flowers; flowered Brocades, with gold and filver Grounds from Venice; and flowered Velvets from Genea; but although these Stuffs preserve the Name of their original Fabricks, some of them are now made at London and Amsterdam, and many of them at Lyons and Tours, which are however fold to the Turkish Taylors, and Armenian Merchants, for true Venetian and Genoefe Goods.

The Sale of Sattins amounts yearly to between five and fix hundred Pieces; of Tibbies to three or four hundred; of Damasks without Gold, only fixty Pieces, and with, an hundred Pieces, and hardly more Velvets; but Brocades with gold and filver Flowers find the greatest Vent, though these must be made on Purpose, with Patterns proper for the Place; for it is not the Richness of the Stuff that pleases

the Turks, but chiefly the Gaiety, and above all the Cheapness.

Paper is one of the best Commodities carried to Constantinople, and what frequently produces the most Profit; it goes there from France and Venice, and Genea, though principally from the first, in all about thirty thousand Reams; the other Merchandizes are, Hard-ware, Tin, Brass, and Iron Wire, which the English and Dutch carry from Hamburgh, and the Baltick; gold Thread, and ditto Gold and Silver false, from Poland, carried by the Venetians, Marseilles and Tunisen Caps; Verdigrease from Monspelier, Oil of Spike from Marseilles, Tartar, Sugars supplied by the English and Dutch when the Crop has failed in Egypt, which commonly furnishes Constantinople, by the Way of Alexandria; and in fine, Spices, Camphire, Quickfilver, Lead, Cochineal, Brazil Wood, White-Lead, Sc. in which those two Nations are almost folely concerned.

The

RLD.

ie, are the only rns to be paid for are the Mexican

the true Capital it for his Resi-Emperors, and a Metropolis of the

nd Security of its f the Inhabitants, Property of their if the Foreigners ness and Severity,

a Diffelish in the however a great one of these Na-Merchants, than g those only who nity of their Ter-

who carry on the here directly, or well filled. The this City, though

well milled, close ye, and have their

Green, Red, Crimiceptof the greatest it or nine thousand one third English, nee other Woollens Italy, and a small com Florence, Tabrocades, with gold mas; but although e of them are now of Tours, which are s, for true Venetian

hundred Pieces; of aly fixty Pieces, and ades with gold and le on Purpose, with e Stuff that pleases

eple, and what frece and Venice, and y thousand Reams; Iron Wire, which is gold Thread, and tians, Marfeilles and in Marfeilles, Tartar, has failed in Egypt, Alexandria; and in Wood, White-Lead, Of the LEVANT, E.c.

The Exports from Conftantinople are very few in Comparison with the Imports; therefore, to ballance Accounts, the European Merchants direct their Correspondents at Smyrna or Aleppo, to draw it on the Capital, or order Remisses to be made them in Specie from the said Metropolis, to purchase what they commission to be bought for their Ships Reloading at either or both of the said Places.

The few Merchandizes mentioned to be exported from Conftantinople confift in Wools, called Pelades, and Trefquilles, of which the Extract in a common Year is two thousand Bales of the former, and three thousand of the latter. Of Buffalos Hides, about ten thousand carried to France and Italy; of Ox and Cow Skins, of the different Sorts and Qualities, fifty thousand, of which the Consumption is for Italy; of Pot-Ashes, from the Black Sea, which the English and Dutch buy to scour their Cloths; yellow Wax, some Goat's Hair Thread, a Quantity of Caviar, or salted Sturgeons Roes, commonly bought up by the Venetians and Legborners.

or salted Sturgeons Roes, commonly bought up by the Venetians and Legborners. The Fur Trade, from Muscovy, Natolia, the Black Sea, Crim, and other Places of Tartary, is very considerable, though in this the European Merchants have no Share, being entirely transacted by the Greeks; of these Skins about two hundred Chests (with two hundred Pair in each) of Sables are yearly sold, from fifteen hundred to twenty-five hundred Dollars per Chest; Ermins (only esteemed when extremely white) sell from ten to eleven Dollars, for forty Skins and Minevers at seventy Dollars per Thousand; Martins, Polecats, Lynxes, and Fox Skins are brought here from Natolia, and annually sell for the Value of about fixty thousand Dollars; the black Fox Skins brought from Cassa and Tartary are in very great Esteem, and their Sales may yearly import an hundred thousand Dollars. Of Cassa, and the Black Sea: The Venetians have often endeavoured

Of Caffa, or Capba, and the Black Sea: The Venetians have often endeavoured to commence a Trade to this last, more especially to Caffa, and in 1672 obtained Leave, by the lively Representations, and the more persuasive Arguments of large Presents which their Bally the Chevalier Quirini made; but upon the Remonstrances of the Superintendant of the Customhouse at Constantinople, who suffered in his Interest by this Concession, and also under the political Apprehension, that the European Christians would, by this Means, more easily have a Correspondence with those of their Religion settled on that Coast, the Privilege was revoked, and no European Nation has been able to obtain one since.

Caffa has an excellent Road, and its Port is where the greatest Business is carried on in all the Black Sea, it being common to see arrive, or sail, four or sive hundred Vessels together. Here is a great Trade carried on in Corn, Salt, Furrs, and Butter; this last being esteemed the best in all Turkey; but that which attracts the greatest Number of Shipping, and what induced the Venetian Ambassador to purchase the aforementioned Liberty at so great a Price, is the large Quantity of Sturgeons taken in the Palus Maotis, of which salt Roes the Italians are so fond, and not only they but several other Nations of Europe and Assa. Some Accounts say, that many of these Fish here weigh eight or nine hundred Pounds, and their Roes three or four Quintals; and though these Relations may be something exaggerated, it is certain that there are none elsewhere, either so large, or abundant; but as the Trade of this Part is in general so very great; I shall give my Readers an Abstract of a very curious Memoir drawn up by a Person well acquainted with it.

The Commerce (fays he) of the Black Sea is so considerable by the Advantages it affords, and the great Quantity of Goods it takes off, that the yearly Import of them is supposed to be more than three Millions of Dollars; Cassa is one of the principal Ports in it, distant about seven hundred Miles from Canstantinople; the Turks, Greeks, Persians and Muscoviers, are the People who support this Trade; and vast Quantities of Merchandilos sell here, both for the Consumption of the Place, and that of many others with which it maintains a Correspondence. Here are annually sold to the Value of twelve or sisteen thousand Dollars in Venetian Brocades; here is likewise sold another Sort in which the Gold and Silver is salse, and the Flowers like those of Damask, to the Amount of seven or sight thousand Dollars. Ten or twelve Bales of Cloth are also annually disposed of; about twenty thousand Dollars worth of Scio Damask; and to the Amount of an hundred and sifty thousand Dollars in Taffeties striped and plain; here is likewise brought from Scio, sifteen thousand Dollars worth of Fustians, and some of these from

Confiantinople. Of Coffee here is fold yearly from fifteen to twenty thousand Dollars; and five to fix thousand Dollars in Flax from Cairo. Of all these Merchandizes a great Part is confumed in the Crim, diffant about an hundred and fifty Miles from Caffa; another Part is sent to the Ports, situated near the Palus Mantis, as at Guslerce, Bolovelava, Kirerei, and some others dependant on Cassa,

which serves them for an Almagazen.

The Proceeds of all these Goods, are commonly employed in Hides, Wax, Wheat. Barley, Butter, Honey and Cav, which are the chief Products of the Place.

Of the Hides here are two Soi..., the best made at Cassa being from about thirtyfive to forty Thousand yearly; there are carried to Smyrna by the Way of Natolia, and cost about a Dollar each; the second Sort are of an inferior Quality, tanned in the Neighbourhood of that City, whose Value is three Fourths of a Dollar each, and their Number about an hundred Thousand, which are sent to Constantinople.

There is annually collected at Caffa near thirty thousand Ocques of Wax, of which Part goes to Smyrna, and the rest to Constantinople; there is also sent yearly to the latter, fifty or fixty Saicks (or Saiques) of Wheat, and from fifteen to twenty with Barley; of Butter Caffa remits to this Capital between fifty and fixty thousand Ocques; and the Profits it makes by its Honey, is not less than that which the Wax and Butter leaves. In fine, this Place affords some Silk, though the Quantity is not large,

nor its Quality good.

Azeck or Afoph, is fituated on the Don or Tanais, not far from the Place where this great River falls into the Palus Maotis. This Part of Asia was hardly known in Europe, only to the Geographers, before the Year 1695, when the famous Czar Peter Alexowitz took this Fortress from the Turks to whom it belonged, with the Defign to establish a Fleet there, not only to attract the Trade of the Black Sea, but also capable to make the Grand Seignior tremble, even in the Capital of his Empire; Ajoph foon attracted the Attention of all Nations, and it cost more than one Siege and a bloody Battle (in which the Czar with his whole Army had like to have perished) to restore this Place to its first Master, who having experienced the Importance of it, augmented its Fortifications, and guarded it with an extreme great Jealoufy; but it is known that in the last War (in 1739) this City became again an Apple of Discord, and that the Czarina remained in Possession of it, though I believe without reaping those great Advantages, that the Czar had at first expected from its Conquest.

It is from Afopb that a Part of the Caviar fold at Constantinople comes, where in a common Year are imported at least ten thousand Barrels with 7; Quintals each; though all the Caviar is not made of Sturgeons Roes, but some of those

of other large Fishes.

Kily (or Kilia) is fituated on the South Side of the Danube, about seven or eight Leagues from the Mouth that discharges it into the Black Sea. Four or five thousand Pieces of Fustian from Scio are brought here yearly, and Damasks from thence also to the Value of about fix thousand Dollars; Buckrams for more than thirty thousand; besides two thousand Pieces of Fustian made and sold in the Place; Coffee also sold here for fourteen or fifteen thousand Dollars; Flax for three or four thousand; striped Taffeties (called Santals) for above fixty thousand; other Sorts of Taffeties for seventy thousand; of Cloths, fifty or sixty Pieces, are annually imported, though of all these Merchandizes sew are consumed at Kily, as this is the only Staple, or Storehouse, from whence they are sent to diverse Ports on the Danube, or within Land, as Ismael, Temefwaer, Hias, Galas, and several other less considerable; all which Places contribute something to Trade, viz.

Hias, about fifty thousand Ocques of Wax, of which a Part is sent to Smyrna by Natolia, and the reft to Constantinople; the Butter comes from other Ports, where in a common Year may be collected above an hundred thousand Ocques.

At the Mouth of the Danube and before Kily, is a very large Fishery, of the Mouronne (though what this Fish is, I confess my Ignorance) which produces above fixty thousand Dollars yearly; each Fish weighs about a Quintal and a Half, one with another, after the Roes are taken out, to make Caviar, though this Commodity made here, is not good, as the curing it well would render it too coftly to get any Thing by it. From the Ports along the Danube are expedited more than fix hundred Saicks yearly with Wheat and Barley, which commonly yield the large Profit of 15 to 30 per Cent. to the Concerned.

Prevat

RLD.

twenty thousand Of all these Meran hundred and ted near the Palus pendant on Cassa,

des, Wax, Wheat, acts of the Place. from about thirtye Way of Natolia, r Quality, tanned as of a Dollar each, to Constantinople. s of Wax, of which eyearly to the latter, wenty with Barley; a fand Ocques; and he Wax and Butter antity is not large,

m the Place where was hardly known en the famous Czar belonged, with the de of the Black Sea, a the Capital of his d it cost more than hole Army had like having experienced rded it with an exin 1739) this City ined in Possession of that the Czar had

nople comes, where ls with 7; Quintals but some of those

ube, about seven or k Sea. Four or five , and Damasks from trams for more than and fold in the Place; Flax for three or ty thousand; other y Pieces, are annuonfumed at Kily, as sent to diverse Ports , Galas, and several g to Trade, viz. art is sent to Smyrna s from other Ports, thousand Ocques. arge Fishery, of the ce) which produces Quintal and a Half, Caviar, though this would render it too Danube are expedited y, which commonly

Of the LEVANT, &c.

Prevat takes off no European Goods, so that all the Commerce is carried on in Dutch Dollars, the Polish Abra, the Izelotes of the Empire, Venetian Sequins, Hongres of Hungary, the Egyptian Cherif, Aspers and Parats, all which Species are commonly taken here at 150. 20 per Cent. higher than in Constantinople. Here is made in a common Year from twenty to twenty-five thousand Buff-skins, and some Wax is also shipped off.

Kirmant, like the last mentioned Place, takes off nothing from Europe, and only furnishes Trade with about twenty-five or thirty thousand Hides yearly, and some

Sinope is a Port fituated on the Euxine Sea, on the Natolian Side; some Goods are here imported, but the greatest Part of the Trade is carried on in the different Coins aforementioned. The Persians, however, drive a very considerable one here in Silk Stuffs, Cambresines, Indianas, Carpets, Lizats, &c. of which the greatest Part goes to Constantinople, and the rest to Cassa; and it is on the Tartars, Greeks, and Turks, who purchase the greatest Part of these Merchandizes; a sew Linens are brought from Frebisonde, but of so little Import as not to merit any Regard.

Nicopolis is a Sea Port, with very little or no Trade: Though

Nicopolis is a Sea Port, with very little or no Trade: Though Caflamboli, which is two Days Journey from it, makes coarfe Buckrams of all Colours to above eighty thousand Dollars Value yearly; of which a Part goes to Constantinople, and the other to Caffa and Kily; here is also gathered a considerable Quantity of Wax sent to Smyrna; and the Persans carry on a great Trade here, as they do at Rupur, a Day's Journey from Synope.

La Mastre is a Port in the Black Sea, tolerably secure, and where a pretty good Commerce is carried on, confisting chiefly in Packthread and spun Yarn for Cordage and Cables, of which there are annually loaded for Constantinople at least eight Saicks; there also goes from hence, and several other neighbouring Ports, a large Quantity of Wood, the greatest Part for Constantinople, where it is employed in the Grand Seignior's Yards for building the Men of War and Galleys; the Masts in particular are very good, and so long, that they have served for fixty and seventy Gun Ships, all of a Piece.

There are exported from several Parts of the Black Sea, Salt Beef and Potashes, the last for Constantinople and Smyrna, which the English and Dutch purchase to secur their Cloths, and make Soap; the Furs also that come from Muscovy are transported to Constantinople by the Black Sea.

Of the Trade of Cairo, Alexandria and Rosetta in Egypt.

THE interior Commerce of Egypt was once very confiderable; of which its continual Fairs, that during the whole Year were often held several at a Time in the different Provinces of the Kingdom, will give the highest Idea. There all the People of the Country flocked together, to furnish themselves with the Goods and Merchandizes that they wanted or to dispose of those which a Superfluity rendered useless. There each particular District, bringing into Trade the Merchandize which either Art or Nature had rendered peculiar to them, contributed on its Part, to this reciprocal Communication, and to the general Circulation, which was incessantly made, in the whole Body of the State. Egypt was so fertile, and had so well perfected the Arts and Sciences, that there was a prodigious Concourse from all Parts to these so frequent Assemblies, which were productive of immense Riches to all the Country.

ductive of immense Riches to all the Country.

In regard to the exterior Commerce of the Kingdom, it did not become flourishing all at once; and as it owed its Birth to the Wants of Strangers, rather than to those of the Egyptians themselves, it was only by Degrees that it went improving, and in the End became so extremely great. Egypt was for a long Time shut up in itself, and so separated from all other Nations, that Nature itself seemed to have concurred in keeping it hid from the rest of the Earth, as at first it had no Communication with any of the other People of the World. Long and toilsome Deserts encompass it on the East and West, where its greatest Extent is; dreadful and unpassable Mountains bound it on the South, and shuts up its Passages to Nubia: In fine, the Mediterranean Sea on the North, steemed to

deny it any Commerce on that Side, whilst Navigation was so little known, that it was for a long Time in those Ages retarded. Egypt, contented with its own Products, was then both unknown, and unprofitable to the rest of the Universe; from which it drew no Advantage, until the Greeks, by rilking the crofting to Afric, discovered in that Country, so long unknown, a Nation already polithed and a Friend to Trade, that in Time engaged deeply in it, and became famous for its Knowledge both in this, and other liberal Arts and Sciences; which the Magnificence and bon Gout of their Kings, went perfecting by inspiring an Emislation in their Subjects to improve in all by the Application of a fuitable Reward. as an Encouragement to those who exceeded in any of them; and it may be justly afferted, that they were there supported a much longer Time, than among all the other Nations of the Earth: But after that Egypt fell under the Dominion of the Mahometans, all went to Decay; the Fertility of this charming Country diminished, as the Number of Inhabitants did, and these People were foon reduced to an extreme Misery under their pitiless Masters, and from a Nation once so industrious, are now become the most unpolished, since the Arts and Sciences were banished.

The making of Fire-Arms is of all Arts the best maintained in Egypt; and notwithstanding all others, and the Sciences are so fallen here, that it is hardly possible to discover any Traces of them, yet it always carries on a very considerable Trade with Afric, Afia, and even to India and Europe, and it must be allowed, that no Situation was ever more favourable for Trade, than that of this

delightful Country.

Cairo, the Capital of Egypt, is seated on the Nile, above the seven Mouths, by which this River discharges itself into the Mediterranean; Alexandria and Ro-fetta, distant from one another ten or twelve Leagues, and which are at two of the Nile's Mouths, serve for Ports to this famous City, about ninety Leagues distant; and it is before the one or the other, that the European Ships anchor to difcharge their Goods, of which the greatest Part is designed for Cairo, and where they attend to take in their Reloadings.

If all that has been faid of the vast Extent of Cairo, to make it deserve the Name of Grand, beyond all other Cities, is not an Effect of Exaggeration in the Arabian Historians, or of that of the greatest Part of the European Travellers, who are equally suspected, certainly there is not a City in the World, that ever had or has, a better Title to it; but not to enter into this Historical Discussion, there is no Room to doubt, that it has been, and still is, a Place of great Trade, though Monsieur Maillet, Sicard, and other French Writers, will not allow it to

be near so big, nor so populous as Paris.

The famous City of Alexandria is now reduced to three or sour thousand refuged Persons, from the different Provinces of Turkey; Rosetta is all new built, of which the Foundation was not laid much above a hundred Years ago; and as the Canal, which goes from the Nile to Alexandria, only now ferves to carry the Water from that River to this City, and the Lake Marcotis, the Necessity of housing the Goods sent from Cairo to Alexandria, and those which go from thence to Cairo, has probably not a little contributed to the Aggrandifement, or even to the Construction of Rosetta. And it frequently happening that the Goods, which were without the Bar, waited an Opportunity to get over it to Alexandria for Months together; and on the other Side, as those that came from this City, (after having furmounted the Difficulties of the faid Passage) could not be transported to Cairo in the same Vessels, it became absolutely necessary to build in this Part proper Places to put them under Cover, and to have Correspondents and Factors fettled there. The Trade here is so much augmented, more especially since the Beginning of this Century; that this City is now one of the most powerful in Egypt, and carries on a confiderable Trade in the Commodities that its Neighbourhood produces, with those brought in from Cairo, and those imported by the Greeks in their Saicks from the Archipelago.

The Merchandizes carried to, and extracted from these Ports, being with a trifling Difference the same for Cairo, as for the two Cities that serve for its Storehouses, I shall not treat of them separately; but only remark, that the great-st tle known, that ed with its own of the Universe; g the croffing to already polished l became famous nces; which the ofpiring an Emisfuitable Reward. ; and it may be ime, than among under the Domiof this charming hese People were and from a Na-

ed in Egypt; and that it is hardly on a very confidend it must be althan that of this

fince the Arts and

he seven Mouths, llexandria and Rohich are at two of inety Leagues difnips anchor to dif-Cairo, and where

ake it deserve the aggeration in the world, that ever storical Discussion, ace of great Trade, will not allow it to

four thousand rea is all new built, d Years ago; and ow ferves to carry s, the Necessity of ich go from thence fement, or even to the Goods, which candria for Months City, (after havt be transported to build in this Part ndents and Factors especially since the most powerful in es that its Neighthese imported by

orts, being with a ferve for its Store-, that the great sit Trafficit,

Traffick, either in Purchases or Sales, is transacted at Cairo, with which the Bufiness of Rosetta and Alexandria is nothing in Comparison.

The Goods exported from Egypt are, Benzoin, Bdellium, Gum-Arabick, Gum-Adraganth, Turbith, Myrrha Abissinica, Incense in Tears, Storax, Aloes Succotrina and Hepatica, Sugar in Powder and Loaves, and Sugar Candy, Sherbet in Casks, different Sorts of Cinnamons from Ceilon, Malabar, &c. Cassia, Cocos, Coriander, Coffee, Myrabolans, Chebula, Bellerica, and Citrina, Nutmegs, Nux Vomica, Cardamoms, Ben, Tamarinds, Coloquintida, Pepper, Mace, Flax of all Sorts, Senna, Spikenard, Bastard Saffron, Cotton in Wool and Thread, Hermodactyle, yellow Wax, Ginger, Rhubarb, Elephant's Teeth, Wool washed, and unwashed, Offridge and Heron's Feathers of different Sorts, Mummy, Sal Armoniac, Nitre, Roche Allum, Sea Lizards, Botargue, Mother of Pearl, blue Linens of several Species from several Places, painted Linens, Mogrebines, Mullins, and Cambresines; Egypt also produces some Stuffs, and other Commodities of various Materials, as of Wool alone, Wool and Silk mixed, &c. Ribbons, Handkerchiefs, Carpets and Musk; there are likewise exported from Cairo and Alexandria, a Quantity of Buffaloes, Ox and Cow Hides in the Hair, red and yellow Cordonans, Shagreen Skins, &c.

Egypt does not want the necessary Materials for making good Glass, but she fends them to Venice, from whence they return manufactured, though in small Parcels, as the Turks never drink out of Vessels of this Commodity. There are still made in Egypt a large Quantity of Linens differing in Quality, and Stuffs with Silk and Cotton, Silk and Gold, and even Velvets, though but very few of them are perfectly good.

The Merchandize which Europe fends to Egypt are, Agarick, white and yellow Arfenick, black Lead, Orpiment, Antimony, Sublimate, Quickfilver, Vitriol, Vermilion, Cinnabar, Lattin and Brass Wire, Tin, Venetian Steel, Lead, Paper, Sattins, from Florence; Cloths of all Sorts, Caps, Cochineal, Coral from Messina wrought and unwrought, red Tartar, Roche Allum, Dying Woods, and hard Ware, besides which a vast Quantity of Glass Beads from Venice of all Colours, are sold at Cairo, and afterwards transported to India and all Africa, where the Women deck themfelves with these Toys, as the European Ladies do with Diamonds and Pearls. There is also carried on at Rosetta, a very considerable Trade from Constantinople and Satalia, in white Slaves, brought from those two Cities, and in black ones, remitted there in return from Egypt: All the Eunuchs in the Grand Seignior's Seraglio, and in private ones, as well as almost all the other Negroes, that are in Turkey, both Men and Women, come from Egypt, where an Infinity of white young Persons of both Sexes are brought in Exchange for them; the white Slaves are very dear, when they are well made, being worth at least from 40 to 45 l. Sterling, and some Girls have been sold for more than ten times as much. The greatest Part of the Trade at Cairo is transacted by the Jews and Arabians, who are here in great Numbers, and who with some Turk Merchants, carry on that of the Red Sea, from whence they draw the Majority of the aforementioned Merchandizes; and it is also the Arabian Brokers, who interfere in almost all the Negociations here.

This Commerce is carried on by Suez, a Town fituated at the Bottom of the Red Sea on the Egyptian Coast, about forty five Leagues from Caire, and separated by a Plain of firm Sand, very commodious for Carriages. It is from this small Town (whose Port is nevertheless far from a good one) that the European Goods, carried there by Caravans, are at first transported to Gedda, a League Distance from Mecca, and afterwards to Mocha, a City in Arabia, at the Entrance of the Streights of Babel-Mandel, where the Red Sea communicates with the Indian Ocean; and it is also at Suez that all the Merchandize arrive, which the Turk Merchants of Cairo import from the East-Indies, and of which the general Staple for Egypt,

is at Mocha, where these Merchants have their Factors.

The Commerce of the Red Sea is carried on by means of the Grand Seignior's Ships, and of some particular Princes, which Ships are without Decks, or Artillery, so that nothing would be more easy than their Capture; a Bark furnished with only four Guns, might make an immense Booty in this Sea. When they are hindered by contrary Winds from arriving at Suez, they traverse the Red Sea, and go to winter at Coffei, a small Place, and not much frequented, at five Days Journey distant from Coptain, a City in the Thebaida; whilst these Vessels are at an Anchor, they send from the Upper Egypt to take their Loading, and carry them Provisions and Goods. The Road from Cosses to the Nile, is two Days Journey ney further than that from Suez to Cairo; neverthetheless the Expence is not much more, because the Camels Hire costs less in the Upper than in the Lower

Egypt, and the remaining Carriage being by Water, is performed for very little.

Besides what Eastern Merchandize the Furopeans export from Cairo and Alexandria, the Turkish Merchants also transport a very great Quantity to Constantinople, and to other Cities of the Canad Seignior's Territories, on their Saiks, and in which they also load Rice, Flax, Sagar, and other Commodities of the Egyptian Growth; and the total of this Commerce does not import less than between 7 and 8',0000 /. Sterling per Annum, and employs about an hundred, or an

hundred and twenty Saiks in it

The Trade of Egypt is also very great on the Part of Afia, from whence Caravans laden with Riches are continually arriving at Cairo. and which are conveyed by that Branch of the Nile, which falls into the Mediterranean near Damietta. It is from Arabia and the Neighbourhood of Mecca, that the white Balm comes to Caire, so much valued by the Eastern Ladies, for preferving their Complexions, though there is but very little of it unadulterated. Almost all the Soap that is used in Egypt comes from Palestine, where it is made of a very good Quality, tho' that of France is better; the Consumption of this Commodity is very great, because

the washing with Lyes is not practised here.

The different Countries of Afric do not contribute less than the rest of the World to enrich the Trade of Egypt; there is no Year passes in which some Caravans do not arrive from Tunis, Algiers, Tripoli, and even the remotest Provinces of that Part of the Earth; so that there is seen a continual coming in of Merchandize from all the Universe. Among these foreign Merchants who rendezvous at Caire from all the inhabited Places of Afric, there is above all, two Sorts who ought not to be forgotten; of which the first are called Croys, living near the Isle of Pheafants on the Ocean, who come to Fez and Morocco, and from thence to Cairo, traverling the immense Deserts that lie in their Way. This Caravan, which is seven or eight Months on its Journey touches also at Tripoli in Barbary, and brings Gold Dust to Cairo; though they take care not to sell it as such, for in so doing they imagine they commit a Sin, and therefore fell it for Silver, with which they buy Copper and Cutlery Ware, which they carry back with a certain Specie of Shells, current in their Country for Money.

The second Sort of Merchants I just now mentioned are black like the first, and are full as fingular; they having a Method of carrying on Commerce so particular, that it is probable they are the only People in the World that practife it; in vain may any one offer them double the Value of their Goods, if he does not join the Elephant's Pizzle with it; that is to fay, nothing but a good Drubbing will induce them to drive a Bargain, and therefore the Brokers of the Country, accustomed to the Manner and Expectations of this Gentry, do not fail to serve them according to their own Fashion, and always begin liberally to dispense their Blows, that they may terminate the Difference the sooner; after which Preliminary, these Negroes are the most contented People in the World, and there is nothing that may not be expected from their good Humour.

In fine, the Nile conveys to Egypt all that Ethiopia encloses most serviceable and precious; though it is not the Ethiopians themselves who carry on this Commerce, as these People very seldom trade any Distance from their own Country; but they fell their Merchandise to the Natives of Nubia, called Barbarians, who traversing the frightful Mountains which separate them from Egypt, bring those precious Effects there. Every Year a Caravan fets out from Sannar for this Journey; and though it is only composed of Merchants ragged and almost naked, who frequently want all Sorts of Conveniencies in the toilsome dangerous Roads they have to go; it is impossible to conceive what Riches they are Bearers of. From several Parts of Africa there is brought to Egypt Gold Dust, Elephant's Teeth, Ebony, Musk, Civet, Ambergrease, Ostrich Feathers, diverse Gums, and an Infinitude of other Merchandize, though this Traffick is not a little encreased by the Remisses

ted, at five Days ese Vessels are at ding, and carry two Days Jour-Expence is not an in the Lower for very little.

Cairo and Alexntity to Constan-, on their Saiks, mmodities of the ort less than ben hundred, or an

rom whence Canich are conveyed ar Damietta. It te Balm comes to eir Complexions, the Soap that is ood Quality, tho' ery great, because

the rest of the which some Caemotest Provinces g in of Merchanvho rendezvous at , two Sorts who iving near the Isle d from thence to s Caravan, which in Barbary, and as fuch, for in fo ilver, with which h a certain Specie

like the first, and erce fo particular, ractife it; in vain does not join the bbing will induce ry, accustomed to e them according their Blows, that ninary, these Nenothing that may

oft serviceable and n this Commerce, ountry; but they , who traverfing ng those precious is Journey; and naked, who fre-Roads they have of. From fevent's Teeth, Ebo-, and an Infiniencreased by the Remisses

Remisses of two or three thousand Blacks sent here to be fold, from all which it is easy to conceive what prodigious Sums these Caravans must return with, either

in Specie or Goods.

It must naturally be concluded, that a Commerce so considerable cannot but bring immense Sums with it, and make Egypt one of the richest Parts in the World. It is true, this Country produces neither Gold, Silver, nor precious Stones; yet it is probable, that there is not a Spot upon Earth, where these Productions of Nature are less rare, or more common. The Flax, of which a prodigious Quantity of Linens are made, and from thence spread into all Parts of the World; the Cotton, gathered in Abunda ice, and a great Share of it worked up; the Wheat, Rice, Pulse, Sugar, Coffee, Sherbet, Hides, Morocco Leather, all Sorts of Drugs, and Spices; that Sort of Earth called Hanna, fo much esteemed, and of which there is so great a Demand in all the Levant, where it serves both Men and Women to paint their Feet and Han's; all these draw immense Sums from Europe, Afia, and Afric; there is not a Year that four or 500,000 Dollars are not carried there from France and Italy only. From Africk there is annually imported from 1000 to 1200 Quintals of Gold Dust; and from Constantinople and Asia, there comes more than a Million of Dollars, for the Purchase of Rice, Coffee, Linens, &c. It is true, that what the Bashaw pays yearly to the Grand Seignior, what he sends to the Minsters of the Porte to obtain a Continuance in his Post; what he and his Dependants carry off, on his quitting the Government; that which the Agas levy, who the Sultans fend from time to time into this Country; what goes to Damascus, and all that which passes to Mecca, may amount to many Millions: However it is certain that there remains near as much; and if the Natives, or even the Turks, who are under continual Apprehensions of being stripped, had not the Madneis to bury their Money, by which means it not only becomes useless to Trade, but is often absolutely lost, it is certain that few Kingdoms in the World would be richer than Egypt.

Of the Trade of the Archipelago.

BY the Word Archipelago is to be understood a Cluster of small Islands, of which there are many in different Seas; but that I am now going to treat of is most necessary for the European Merchants to know, being as one may say at their Doors.

This Archipelage (being the only one that I believe was known to the Ancients) lies in the Egean Sea; and the principal Islands are, Argentiere, Milo, Siphanto, Serpho, Antiparos, Paros, Nasia, Stenofa, Nicouria, Amorgos, Caloyero, Cheiro, Skinofa, Raclia, Nio, Sikino, Policandro, Santorin, Nanfio, Mycone, Delos, Syra, Thermia, Zia, Macronifi, Joura, Andros, Tinos, Scio, Metelen, Tenedos, Nicaria, Samos, Patmos, Fourni, and Skyros, which produce Oil and Olives, Wine, Corn, a Sort of Lichen for dying Red, some ordinary, and some good Silk, Cotton, Figs, Masts and Planks, Salt (at Milo) in vast Plenty and very cheap, Brimftone, great Quantities of Milstones (at Milo) Flax, Cheese, Oxen, Sheep, Mules, Emmery, Laudanum, Wool, Goat's Hair, Marble, Cotton Cloth, a fmall Quantity of Pitch, Vallonea, Honey, Wax, Scammony, several Sorts of Earth, Capers, &c. which the Natives fell to the feveral Europeans, who go here to purchase them.

Candia is a large Island situated at the Entrance of the aforementioned Archipelago, formerly known under the Name of Crete; it carries on a confiderable Trade, and all the Christian Nations, who traffick to the Levant, have Consuls fettled here. The chief Towns of the Isle are, Canea, Retimo, Candia, and Girapetra; the Neighbourhood of the principal Place, as well indeed as all the rest of the Island, are covered with almost an infinite Number of Olive Trees, yielding very good Oil, which is the principal Product of it, and in such Quantities, that in a common Year are gathered at least three hundred thousand Measures, of eight Ocques and a half, and the Ocques of three Pounds two Ounces; here are likewise purchased, Wine, Gum Adraganth, Laudanum, Wool, Silk, Honey, Wax, Cheese,

Cotton and Wheat.

Salonica

Salonica (the ancient Theffalonica) is a Sea Port feated at the Bottom of the Gulf, bearing the fame Name, in the Archipelago. All the European Nations trade here, but the greatest Commerce is from Italy. This Place is very fertile in Corn, and I have feen some very good Wheat from hence, though not quite fo claim as it should be. The other Merchandize of Salonica, are Tobacco (of which whole Ship Loads are exported at a Time) Hides, Cotton in Wool, (better than that of Smyrna) yellow Wax, brought here in large Quantities from Turkifb Valachia, unwash'd Wool, and some coarse Woollen Stuffs, for the cloathing of the poor People and Soldiers.

The Goods carried there are Indigo, Cochineal, Ginger, Pepper, Cinnamon, Mace, Nutmegs, Dying Woods, Sugar, Lead, Pewter, block and fingle Tin, Cloths from England, France and Holland, Paper, Almonds, Verdigreafe, and

fornetimes Coffee from the Isles.

Of the Commerce with the Coast of Barbary.

WHAT is called Barbary, is that wast Maritime Part of Africa, which extends for more than fix handered Leagues from Egypt to the Streights of ultar, and a little beyond was into the Atlantick Ocean. The principal Gibraltar, and a little beyond Kingdoms, or Republicks, which divide the Cafts of Barbary, are Tripoly, Tunis, Algiers, Morocco and Fez; the Government of these two last is entirely monarchical, and subject to the same Prince; that of Tripoly is Republican, and those of Tunis and Algiers, a Mixture of both. All these States have a Number of Ports in the Mediterranean; and the Kingdoms of Morocco and Fez have also fome on the Ocean, which are equally serviceable for the Christians Trade, and for a Retreat to their own Cruizers.

The most considerable of these Ports, and where the greatest Trade is transacted, and Confuls of different Nations refide, are Tripoly and Gouletta (which is that to Tunis) Algiers and Sallee, in which last the chiefest Trade of Fez and Morocco is carried on, although a good deal is done at Tetuan, and fome at Arzilla, Alcassar, Azamor, Saphia, and Santa Cruz. The Kingdom of Algiers has, besides its Capital, Tremecen, Constantine, Bona, Bugia, Gigery, La Calla, Cape Rosa, Collo, and that called the Bastion of France, near the Gulf of

Storacourcouri.

And besides the Gouletta, Tunis has Bizerta and Port Farina, though the Tripolines have only the Port of their City, with some few Places on the Coast,

where none, or hardly any Trade is carried on.

The European Merchants have Warehouses only in the principal Cities, and rarely land in any others, on Account of the Impolitions commonly practifed there; trading among these People (as the Saying is) Pike in Hand, being always on their Guard, or otherwise they are surely abused or cheated.

I have already mentioned (p. 628.) the Exports from Barbary, as well as the Goods they take off, and have little to add thereto, except fomething concerning

the Trade of Morocco, which differs in several respects from the others.

Sallee, as above observed, is the Port in the Kingdoms of Fez and Morocco, of the greatest Commerce; the Entrance of the River Guerou, on which it is built, has a Bar of Sand that changes according to the Winds that blow, which is of vast Inconvenience to the trading Vessels, though it serves as a Resource to the Saletines when purfued by the Maltefe, or other Christians, who are more in

Safety here, than in any other Port of Barbary.

The European Merchandizes are unloaded immediately on their Arrival, into the Christian Merchants Warehouses there, and afterwards sold Wholesale to the Moors or Jews, who fend them to their Correspondents at Morocco, Fez, Mequinez, Tarudant, and Illoe. The greatest Part of the Merchandize imported is confumed in these five Cities, particularly at Mequinez, twelve Leagues from Fez, and has the largest Magazines of Corn, Hides, and Wax, which are the chief Commodities of the Growth of Morocco, and the States dependant on it. And what Goods remain undisposed of in the said five Places, are sent to the Provinces of Sara, Dras, and Touet, in the Kingdom of Tafilet, where the Arabians take them in

RLD.

Bottom of the tropean Nations e is very fertile ough not quite re Tobacco (of in Wool, (betquantities from for the cloath-

per, Cinnamon, and fingle Tin, Terdigreafe, and

rica, which exthe Streights of The principal re Tripoly, Tunis, is entirely moblican, and those we a Number of d Fex have also tians Trade, and

t Trade is trans-Gouletta (which it Trade of Feztan, and some at Kingdom of Alsugia, Gigery, La to near the Gulf of

, though the Trices on the Coast,

ncipal Cities, and mmonly practifed and, being always

ry, as well as the lething concerning others.

Fez and Morocco, ou, on which it is that blow, which es as a Resource to, who are more in

eir Arrival, into the olefale to the Moors to, Fez, Mequinez, ported is confumed from Fez, and has the chief Commott. And what Goods Provinces of Sara, abians take them in Truck

Of AFRICK, &c.

Truck for Gold Dust, Indigo, Ostridge Feathers, Dates, and sometimes a few Elephant's Teeth; of which last, Gold, or the Feathers, none are produced in the Territories subject to the King of Morocco, although the Christians yearly extract from them a great Quantity of that rich Dust and Plumes. The Gold and Ivory is brought by the Arabian Troops, who go to procure them as far as the Kingdom of Sedan and Gago, which are Part of Guinea, and are above four hundred Leagues from Morocco. The Ostridge Feathers come from Sara (or Dara) a Country to the South of Morocco, towards the Sea of Sand, where the Moors and Arabians kill them in great Numbers, and sometimes take them alive, and bring them to Morocco, which has led many Authors and Geographers into the Error of supposing them Natives of this Empire.

The Benizequers, a People of Afric in the Province of Habat in the Kingdom of Fex, have among them a Number of Weavers and Curriers, who carry on a great Trade in Linen and Hides; and the other Commodities in which they deal,

are Honey, Wax, and Cattle.

Santa Gruz, in the Kingdom of Morocco, on the Confines of that of Sus, near to Mount Atlas, is a small Town, though it as present carries on a pretty good Trade, more especially to Marseilles, where Imports and Exports are such as are beforementioned.

Algiers, Mr. Savary fays, contains above three thousand foreign Families, which Trade had drawn there, though he supposes it principally arises from the Sale of the Prize Goods, continually bringing in by their Privateers. The Country produces plenty of Corn, besides the other Commodities peculiar to Barbary, and their Imports consist of Gold and Silver Stuffs, Damasks, Draperies, Spices, Pewter, Iron, hammered Copper, Lead, Quicksilver, small Cordage, Bullets, Linens, Sailcloth, Cochineal, Tartar, Allum, Rice, Sugar, Soap, Galls from Aleppo to Smyrna, Cotton in Wool, and Thread, Copperas, Alloes, Woods for Dying, Cummin, Vermillion, Arsenic, Gum Lack, Annifeeds from Malta, Brimstone, Opium, Mastick, Sarsaparilla, Incense, Spike, Honey, Wool, Paper, Glass, Beads assorted, &c. a small Quantity of these Merchandize however sell here, although the Natives are always wanting them, as Duties must be fatissied, Recoveries difficult, a Retreat of the Property uncertain, and Imposition very frequent. Those therefore who need any of these Goods, wait till the last Extremity, in hopes of some Prize being brought in.

Couca, is a small Kingdom, subject to that of Algiers; its principal Trade confists in Corn, Olives, Oil, Figs, Raisins, Honey and Wax; here are also some

Iron, Alium, Sheep and Goats for Exportation.

The Baltion of France is a small Fortification built at the Extremity of the Kingdom of Algiers, on the Side where its Frontiers join with those of Tunis. The French, to whom it belongs, and from whom it received its Name, have been in Possession of it ever since 1561, when Soliman II. made them the Concession, after a previous Agreement with the Divan of Algiers, and the petty Princes of the Country, for which they pay 39500 French Livres yearly.

La Cassa, is the true Port to the Bastion; and besides these, the French have Cape Rosa, Bonna, and Collo in their Grant, from all which Places, they annually Export about fifty thousand Measures of Wheat, eleven or twelve thousand of Barley, five to fix thousand of Beans, and some other Pulse, above eighty thousand Skins, a little Suet, about five hundred Quintals of Wax, and much the same Quantity of Wool. It is likewise here that the French have their Coral Fishery, of which they take from sive to fix hundred Quintals yearly; and all these Commodities are sent to Marseilles, except the Pulse and Grain, which the Italian Markets take off, and more especially Genoa.

The Bastion has been for some Years past united to the French African Company (or the Cape Negro Company) whose Exports from the Place of their Denomination, are like those from the Bastion, viz. Corn, Hides, Wool and Wax,

of which in a good Year their Extracts are confiderable.

Between these two Places of the Bastion and Cape Negro, (subject to Tunis) is the Isle of Tabarque, Dependent on Sardinia, but has for a long Time appertained to Messrs. Lommelini of Genoa, in Property, who pay a Sort of Tribute to Algiers and Tunis, to preserve the Inhabitants in the free Enjoyment of the

Of the GENERAL TRADE of the WORLD.

Coral Fishery, and do the same to the King of Sardinia, though their Island is well fortified, and free from Insults. It likewise carries on a tolerable good Trade on its Coasts in Corn, Hides and Wax.

Of the Trade of Africk.

THIS is one of the four Parts of the World, bounded by the Ocean, the Mediterranean, and the Red Sea, which makes a Peninfula of it; and a great Ishmus, between Suez, at the Extremity of the Red Sea, and Damietta, on the Mediterranean, joins it to Afia. This Situation gives it a vast Extent of Coast, on which only the Europeans have any Traffick; the Inland of their Continent being very little known, either from the Nature of the Country, the insupportable Heats that generally reign here, or on Account of the Inhabitants Ferocity, of which the major Part are Savages.

And as a Connection of Matters, which could not conveniently be feparated in treating of the Mediterranean Trade, led me to describe that of Cairo, Alexandria, Rosetta, and all the Coast of Barbary, that make a considerable Part of Africk, I shall have no Occasion to repeat any thing concerning them here; but under this new Title proceed to give a general Idea of all the Places, where any Commerce is transacted on the other Coasts of Africk, and of the Establishment that the different Nations of Europe have there.

In regard to the Trade of the Red Sea, as it in some Sort appertains more to Afia than Africa, I shall omit speaking of it, till I come to treat of the Afiatic Commerce, and at present confine myself to the African only.

Very little or no Trade has been carried on, nor any of the Europeans had

any Settlement on the faid Coast, from the Kingdoms of Morocco and Sus, to the Neighbourhood of Cape Verd; near which Cape, and in the Space between the River of Senegal, (which is one of the Branches of the Nigre) and that of Sierra Liona, the French and Portuguese have some Factories; as the English and Dutch formerly had, but the one abandoned them, and the others yielded them to France.—Since writing the above, the English have drove the French from all their Settlements on the Coast of Africa.

The Coast of Sierra Liona is visited by Ships of all the four Nations, though folely the English and Portuguese have any Establishment here; and it is the first only who refide near Cape Miferado between the Coasts of Sierra Liona, and those

of Malagueta, where they have about ten or twelve houses in all.

The French carry on some Trade on the Coast of Malaguete (otherwise named Greves) though without any Residence; and on the Ivory Coast (which joins to this last mentioned) all the Nations of Europe, that are engaged in the African Tratle, transact a great deal here in Elephants Teeth; though some of them, having no Settlements, are obliged to negociate with the greatest Caution, very rarely putting Foot ashore, for fear of the Natives, who are Cannibals, sierce and un-

The Gold Coast, which is the next, is the most frequented of any in Africk by the Europeans; and to preserve the Trade of the rich Metal, from which it is denominated, there is hardly any of them who have not Habitations here, and

some of them possess even Towns, and considerable Fortifications.

Ardres is a small maritime Kingdom joining to the Gold Coast, though it affords very little for Trade, but Slaves: And Benin follows, making a Part of the Coast of the Gulf of St. Thomas. The Isle of the same Name under the Line, has belonged to the Portuguese, ever since they drove the Dutch out, who had before taken it from them, whilst united with the Crown of Spain. The former also have fome Settlements at feveral Places in the Gulf, and particularly at those which are in the Neighbourhood of the Kingdom of Congo.

It is from this Kingdom, and that of Angola, that the best Part of the Negroes transported to America are extracted, and where each Nation goes to seek the Number they want. The Portuguese are in a manner Masters of these two Kingdoms, where they are both feared and loved by the Natives; however, their

gh their Island tolerable good

rean, the Mediterit; and a great Damietta, on the tent of Coast, on Continent being upportable Heats ity, of which the

y be separated in Cairo, Alexanfiderable Part of them here; but laces, where any he Establishment

ppertains more to eat of the Afiatic

ne Europeans had o and Sus, to the pace between the and that of Sierra English and Dutch yielded them to e French from all

Nations, though and it is the first Liona, and those

(otherwise named t (which joins to ed in the African me of them, havution, very rarely ls, fierce and un-

of any in Africk from which it is tations here, and

though it affords Part of the Coast he Line, has bewho had before The former also rticularly at those

Part of the Netion goes to feek sters of these two ; however, their Authority

Of AFRICK, &c.

Authority does not extend to hinder the English, French, Dutch, &c. from carrying on the Slave Trade with Ease and Advantage.

The Cafraria, or Country of the Cafres, begins almost where the Coast of Angola ends, and continues to the Rio de Spirito Santo, where the of Sofala commences. The Europeans have no Traffick in all this vast Extent of Coast, though it is the most celebrated of all the African ones, on Account of the Cape of Good

Hope, which is fituated about the Middle of it.

The Dutch have a Settlement at the Cape, though not so confiderable for any great Advantage arising to them from their Trade with the Natives, as from its ferving for a Rendezvous and Place of Refreshment to their Indian Fleets both going and coming.

After the Cafrean Coast, comes that (as I observed before) of Sofala, where none but the Portuguese are settled, as they also are at Mozambique, which joins next, and which has before it the great Isle of Madagascar.

In fine, it is also the Portuguese alone, who carry on the whole Trade of Melinda, though it is the last Place they engross to Cape Guaydasur, which being doubled, gives an Entrance into the Red Sea. The Coast of Ajan (or Desart Coast) which extends from the Kingdom of Melinda to the faid Cape, produces nothing fit for Trade, having besides hardly any Inhabitants to carry it on.

I have not mentioned any of the Isles of the African Coasts, except those of St. Thomas and Madagascar; but in the subsequent Part of the Work, none shall be neglected that contributes any Thing to Trade; and at present I shall enter into a Detail of that wherein the Europeans are concerned on all the faid Coasts, beginning it at Cape Verd.

Of the Trade of the African Goaft from Cape Verd to Cape Sierra Liona.

CAPE Verd, so named from the Ever-green Trees that cover it, is situated between the Rivers of Senegal and Gambia, which are two of the chief Mouths of the Niger, a River fimilar to the Nile, with which (as one may fay) it divides all Africk; this traverling the one half, before it falls into the Ocean, as the Nile does the other Half, in its Progress to the Mediterranean.

The Trade practifed in going up these two Rivers, either on the Coasts of Senegal, or on those which extend from Gambia to the Cape of Sierra Liona, consists in Gold Dust, Ivory, Wax, Hides, Gums, Ostridge and Heron's Feathers, Musk, Rice, Millet, Indigo, Cotton Coverings for Negroes, and these Slaves them-

The Partuguefe have had great Settlements on all these Coasts, but at present their Habitations are formething more inland, especially going up the River of St. Domingo (which is about thirty Leagues from that of Gambia) where their Residence is at Cacheo, the Place where the African Company of Liston have their Magazines, for depositing the European Merchandizes, and those they collect of the Country's Produce, brought down the faid River (which is navigable for above two hundred Leagues) being annually about 100,000 b. of Wax, 50,000 of Ivory, and from 800 to 1000 Negroes, which they fend to the Islands of St. James and the Brazils, besides those they sell to the English and Dutch, who come here yearly to feek them.

The Portuguese here carry on their Commerce in Barks of about forty Tons Burthen, with which they trade up the Rivers Cazuma, Pongues, Nonnes, and even to that of Sierra Liona; the first furnishing them with their greatest Quantity of Wax; Pongues and Nonnes with Indigo, and Sierra Liona with Fruit, which they call Coffe, with which they drive a great Trade; and from all these Places they also get a Quantity of Ivory and Slaves, which they truck against the afore-

mentioned Negroes Clothing, Brandy, Iron, Pewter, &c.

The English had formerly many Habitations, and some Forts on the River Gambia: That called St. James, belonging to their South Sea Company, fituated a little higher than its Mouth, was taken and destroyed by the French in 1695.

The River Gambia has two Openings, the one to the North and the other to the South; in which latter (being most used) Ships of three or four hundred Tons may enter, but cannot go up it above fix or feven Leagues; though Veffele of a hundred and fifty Tons may go up as many Leagues to Majugard; and the English, with lighter Barks, have often proceeded yet a hundred and fifty Leagues higher, from whence they have brought back a Quantity of Slaves, Gold and Ivory, in Time of Peace, to Majugard, where they had a Magazine, and their Fort with their principal Habitation was in an Isle of the River about seven Leagues from its Mouth.

Cantory is a Kingdom of Africk, in Negro Land, on whose Coasts the French have a tolerable good Trade, and a Fort for its Security and Protection. The principal Traffick is in Skins and Hides, for which Duties are paid at Beybouta.

Calbaria, a Province in Africk, where the Dutch have a confiderable Trade, chiefly carried on at the Town of that Name, their Fort being there, and their Traffick in Slaves a good one, though the greatest Part of the Natives on this Coast are Man-Eaters. The Exchange for Slaves is unpolished Copper, or small Bars of hammered Brass, each weighing a Pound and a Quarter, and about two Feet and a Half long, of which fourteen or fifteen are commonly given for Slaves of both Sexes, and different Ages, one with another; of these the Natives make a Sort of Lattin Wire, which they employ in Collars and Bracelets to adorn themselves; and in Case any of these latter are carried ready made from Europe, they use them there as Money.

SENEGAL.

THE French Company of Senegal, united to that of the West in 1718, and after the Year 1719 swallowed up in the great India one, have two principal Establishments on this Coast; the one at the Isle of Goree, and the other in the Isle of St. Lewis, at the Mouth of Senegal River. The Dutch were the first who occupied the Island of Goree, and built there the Forts of St. Francis and St. Michael, though under their first Masters they had other Names. The French seized it in 1678; in 1692 the English took it from these last, who the fucceeding Year again repossessed it; and the Senegal Company have occupied it ever fince, and from hence carried on a Part of their Trade, of which, however, the greatest Share always continues to be transacted on the Coast of St. Lewis Isle, and that of the River Senegal .- These Places were taken by the English in 1758, and still continue in their Possession.

All that this Company can negociate, in the whole of these Settlements (Senegal included) may amount in a common Year to fix thousand Bull and Ox Hides, forty or fifty Quintals of Gum Arabick, from a hundred and fifty to an hundred and fixty Quintals of yellow Wax, seven or eight thousand Pounds of Elephants Teeth, two thousand Cotton Negro Vestments, twenty-five or thirty Marcs of Gold, and fifteen thousand Slaves. It also extracts some Offridge and Herons Feathers, Ambergrease, Civet, a Quantity of coarse Cotton Cloth, blue and white striped, which are refold on the Gold Coast. The chief Traffick of Gum is with the Moors, who bring it on Horses to a Place called Terrier Rouge, at fifty Leagues from the Coast, going by the River of Senegal; of which the Sales begin in the Month of April, and last about fix Weeks.

Higher up on the Coast is found the Kingdom of the Jalofes and that of the Ceratique; and it is to this last that the Customs are paid, for the Liberty to navigate and trade in the River of Senegal.

The English and Dutch have very considerable Dealings with these Jalofes, and the Places of their principal Transactions are Camino, Jamesil, and Geroep. The Months of March and April, with those of November and December, are the most convenient ones for this Commerce.

The Merchandizes proper for Senegal and Gambia, are in Part the same, and part different. Those for the River of Gambia, particularly for the Jalofes, with which the Dutch commonly load their Vessels for this Traffick, are Bars of Iron, (twenty-eight or thirty to weigh about ten Quintals) Brandy, Beer, Copper Bafons of different Weight, Copper Plates of about a Pound, Yarn, coarse narrow

though Veffels gard; and the d fifty Leagues aves, Gold and zine, and their ver about feven

afts the French otection. The re paid at Bey-

iderable Trade, here, and their Natives on this opper, or small and about two given for Slaves e Natives make acelets to adorn de from Europe,

eft in 1718, and have two prin
t, and the other Dutch were the ts of St. Francis

er Names. The fields, who the have occupied it which, however, oaft of St. Lewis in by the English

settlements /Send Bull and Ox diffy to an hunpland Pounds of otty-five or thirty me Offridge and ton Cloth, blue chief Traffick of difference of which the

and that of the the Liberty to

hese Jalofes, and ad Geroep. The ecember, are the

t the fame, and he Jalofes, with are Bars of Iron, eer, Copper Ban, coarie narrow blue Of AFRICK, Sec.

blue Serges, four threaded Cloths, red, yellow and blue Ratines, red, yellow and white combed Wool, white, blue, red and yellow, Glass Beads of various Sorts, rough Coral, Sabres, Copper Trumpets, red Caps, round Padlocks, Rock Crystal, Sailors Knives, coarse Shirts, and fine ones with Lace at the Bosoms and Wrists, Suits of Cloaths from Harlem, Silesa Linens, and others both of Hemp and Flax, fine Cotton Linen, fine and common Paper, Earthen Pots white and blue, Blankets of Leyden, Irish Mantles, Morocco Leather Shoes, Hats, brown Fustians, coarse white Thread, Glass Bottles with Pewter Stoppers, and all Sorts of Needles.

The Loadings of the French Ships for Senegal, are in Part composed of the aforesaid Goods; and besides them, of black Cotton Linens, calendered Linens of Rosen, Kettles from four to ten Pounds Weight; some sew Trinkets of Silver, yellow Amber, Pewter, little Looking-Glasses with painted Frames, some Coin, large red Coral, Taffeties, Crimson, cherry Colour, yellow and blue, though but sew of them, a sew Cloves, Sambouc Wood, and the Iris of Florence, for Presents to the Negro Kings, as also a sew Ells of Scarlet Cloth for the same Purpose.

to the Negro Kings, as also a few Ells of Scarlet Cloth for the same Purpose.

Arms, such as Musquets, Musquetoons, Fowling-Pieces, Pistols, double barrelled Guns, Gunpowder, leaden Balls, Shot, and Flints, are equally proper for Gambia and Senegal; but one of the best Merchandizes, and of which the Sales are the most considerable, are the Maldivean Shells, called Cauris in India, and

Bouges on the Coast of Africk.

All these Merchandize, and some others which will be hereafter mentioned, are equally proper for the Trade of all the other African Coasts, excepting the abovementioned Shells, which are only current from Cape Blanco, to and including Juda (or Xavies) on this Side the River Ardres. But Angola, where the greatest Purchase of Negroes for America is made, does not admit these Shells in Trade. It is true, that the Inhabitants of Congo, do also make use of Shells, by them called Zimbi, or Zimbi; but these are carried them only by the Portuguess, who are in a Manner Masters of all this great Kingdom.

The Commerce of the African Coafts, from the Cape of Sierra Liona, to the River of Ardres.

IT is from the River of Sierra Liona, that the Coasts of Malaguete, (or Malaguete) begins, so called from a Sort of Pepper, that makes the principal Trade of the Blacks of this Part of Africk; the English and Portuguese share this Traffick; the first having a Factory conveniently established in one of the Islands, and the other within Land.

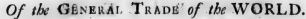
The Merchandizes this Country affords them, are Rice, Elephants Teeth, (the best on all the Coasts) Civet, and a little Ambergrease. The Capes of Monte, and Miserado, would likewise be good Places for the Ivory Trade, could the Inhabitants be made tractable, as the River Junco (or del Punto) would, did not the Sea break in such a Manner, as to render anchoring there very dangerous.

The Ivory Coast joins to the preceding, and produces only those Teeth and a little Gold for Trade. Iron Rings and small bells are what most pleases these Barbarians from Europe; and the Places of the greatest Trade on this Coast, are the Grand Drouin, situated in an Isle formed by a small River; Growa, Tabou, Little Tabou, Tao, Rio Fresco, St. Andrew, Giron, Little Drouin, Bortrou, Cape la Hou, James la Hou, Wallocht, and Gammo.

The Gold Coast begins at the River Sueiro da Costas, and is about a hundred and thirty Leagues long East and West. This Coast is above all others of Africk the most frequented by the Europeans, and where the English, Dutch and Danes have very considerable Settlements: The great Quantity of Gold sound, and sold on this Coast, has given it its Name, and its chief Market Places are, Atchim, or Axime, Acara, called also Tason, Acanni, Acherva, and Fetu. That of Axime is the best, and of the Standard of twenty-two or twenty-three Carats.

Abasson is the first Kingdom on this Coast westward, which extends only about fix or seven Leagues along Shore, though its Bigness within Land is unknown. On failing Eastward, the Villages and little States of Albiam and Tabo are met

with:



728

with 1 the fifth fix Leagues from Islini, and the other ten. The Ships that trade along the Coaft, come to an Anchor before these Villages, and hoift their Colours, on which the Negrees immediately come off, and on finding them Friends, go aboard, where they are commonly regaled with a Glass or two of Brandy, and an Enquiry is made from them, whether any Ships have been lately on the Coaft, and what Goods they have got to dispose of.

The Kingdom of Guiomere, is the nearest to Cape Apollonia, and though its Sea Coast be very contracted, it is pretty considerable within Land, and drives a great Trade, either from Gold Mines it has itself, or with what it collects by its Commerce, with those that possess term, as this Metal is very common here; and the Trassick in Ivory and Slaves is not a little. At eight Leagues the East of Cape St. Apollina, is the Village which the Negroes call Akxem, the French Axime, and the Dutch Atchim, of which these last have been for above a hundred Years Masters.

After Axine, is Cape des Trois Pointes, called so from three Mountains which compose it. The Subjects of the King of Prussa were settled here, and had a Fort, which they had obtained in 1720, and delivered up to the Negro King, Master of the Country, who acquainted the French therewith, and sollicited their coming to settle there, with Osters of an exclusive Trade; but they neglecting to improve the Opportunity, the Dutch took it in 1725, and continue to enjoy it, and is one of the most considerable Places on the Coast; the Anchorage is good, the Landing easy, without any Bar; and the Country is healthy, abundant, fertile, and well cultivated. Besides the Gold Trade, which is very considerable, here is a great deal of Ivory, and many Slaves. The Dutch have another Fort called Botrou, about two Leagues to the Eastward of the Cape; and another at six Leagues to the East of Botrou, named Witsen, pretty near to Tacoravi.

Sama or Chama, is one of the chiefest Places on the Gold Coast, being near four Leagues East of Tacoravi; it contains about two hundred Houses, and the Portuguese had here formerly a Factory, and a Redoubt; but the Dutch seized both the one and the other, and carry on a considerable Trade here, it being the Rendezvous of all the neighbouring Negroes.

The Kingdom of Gnaffo, or Commendo, begins four Leagues to the East of Sama. This with Fesu (or Fetu) and Sabou, made formerly but one Kingdom, and was then powerful and rich, but since its Division, is greatly diminished. The Negroes call it Commendo Ajata, and the Portuguese, Aldea de Torres, though it is yet known under the Name of Little Commendo, to distinguish it from Gnasso, which is further in Land, and denominated Great Commendo. All this Country is extremely fertile, and abounding in every Thing necessary for Life. At Little Commendo, is a celebrated Market kept daily, the best furnished of any one in Gui-

nea, and it may be in all Africk.

Although the Gold Trade is not so considerable here, as at the Places beforementioned, and at the Mine, &c. which I shall hereafter speak of; yet the French have notwithstanding made a Settlement, that is of infinite Service to them, for surnishing their Ships with Refreshments in their Voyages to the East, and in their Return to France.

The Castle of the Mine, known by the Name of St. George de la Mina, is the principal Factory, and the best Fortress which the Duteb have on the Gold Coast, being the Residence of their Director, and general Commandant, and the Centre of their Commerce, on which all their other Settlements depend. The Soll is afertile, and therefore the Miners are obliged to the Blacks of Commendo, Fetu, and Cape Corfe, for? Provisions; which last Place lies about three or four Leagues from the Mine, and has for some Years past been the chief Settlement of the English in these Parts; it is the Residence of the Director General of the London Company, who has the Authority over all the Settlements which this Nation has in Guinea; and the Fortifications are here so strong, as to have resisted the Dutch Fleet, under the Command of Admiral Ruyter. The Village occupied by the Negroes is the most considerable of the Kingdom of Fetu; it is composed of more than two hundred Houses, and has a diurnal Market, where every Thing may be had for Money that a Person can wish for.

Ships that trade hoift their Cog them Friends, two of Brandy, en lately on the

and though its
nd, and drives a
it collects by its
common here;
gues to the Eaft
kem, the French
above a hundred

fountains which here, and had the Negro King, d follicited their they neglecting ontinue to enjoy he Anchorage is althy, abundant, ery confiderable, ave another Fort; and another at Tacoravi.

bash, being near Houses, and the the Dutch seized ere, it being the

he East of Sama.
ngdom, and was
shed. The Nethough it is yet
Gnaffo, which is
Country is exLife. At Little
any one in Gui-

e Places beforeis yet the French ice to them, for the East, and in

la Mina, is the the Gold Coaft, and the Centre d. The Soil is Commendo, Fètu, t three or four ef Settlement of cral of the Lonnich this Nation ave refifted the lage occupied by is composed of cre every Thing

Of AFRICK, &c.

By the Agreement which the English and Danes made on their joint Capture of this Place from the Dutch, it was stipulated that the Danes should have a fortified Settlement here, called by them Fridericsbourg, which is to the North-East of the Village, and is commanded by the principal Commissary of the Danish Company, which carries on a considerable Trade here.

Although the Fort and Village of Cape Corfe, are in part dry and arid, the rest of the Kingdom is very fertile and abundant, the Lands are well cultivated, and the Natives (who are numerous) are very laborious.

The Village of Moure, is a little League from Frideric fourg, where the Dutch have a Fort with the Name of Nassau.

The Kingdom of Fantin is extremely rich, populous and potent; the greatest Village in Cormantin, about three Leagues from Moure; the English had formerly a Fort here taken and retaken by the Dutch, with whom at last it remained, and they have here a good Trade, as they have at Adia and Jamolia, which they have fortified. The Country is rich in Gold; the Inhabitants laborious, Lovers of

Trade, of which they have learned the Secret and Oeconomy from the Dutch. Ackram or Acron. & Town in Africk on the Guinea Coast, is not far from Bregu, or Berku, and whose principal Traffick consists in Gold Dust, which the Inhabitants give in Exchange for red Cloth, Pots, Kettles, Basons, and other Copper Kitchen Utensils.

Aguvanna, another African Kingdom on the Gold Coast, carries on much the same Traffick as the preceding one, with the Addition of some few Slaves.

Of Acara, Lampi, Juda, and Ardres or Ardra.

A CARA is a large Kingdom, seated at the Extremity of the Gold Coast, where the English, Duteb, and Danes, have each a considerable Fort, which renders them Masters both of the Gold and Negroe Trade, and therefore obliges the French to deal with Lampi, Juda and Ardres, even when at War with these Nations; the latter of which borders on the Kingdom of Boneri. Before that Moure and Cormanteri had attracted the greatest Part of the Business transacted on the Gold Coast, the Village of little Acara, situated at the End of it, was the Place where most of the European Merchandizes sound Dispatch; this Village only furnished a third of all the Gold that the Europeans traded for on this Coast, and the Negro Trade is still pretty good here, as between three and four hundred may annually be purchased on reasonable Terms.

The Commerce of Lampi and Juda (a small Kingdom between Acara and Ardra) is not inconsiderable, especially for the Purchase of Negroes. In the Years 1706 and 1707, the French Assertion Company bought here two hundred and fifty each Voyage, in Truck for European Goods from forty-five to fifty French Livres per Head, though in the Kingdom of Ardres, from whence near three thousand Slaves may be annually extracted, they cost about eighty ditto, and these with Provisions, are the only Articles of Commerce in this Kingdom for Exports; the Goods esteemed most here for Truck, are the biggest Glass Beads; large Crystal Pendants; large gilt Cutlasses; coloured Tasseties; filk Stuffs striped and spotted; fine Linen; Laces; fine Handkerchiefs; with Buttons; Iron Bars; a fine thin woollen Stuff called Bouge; Copper, cylindrical, and pyramidical Bells; long Coral; Copper Basons of various Sizes; Muskets; Brandy; large Umbrellos; gilt Looking-Glasses; China Tasseties, and other Silks from that Part; Gold and Silver Dust; English and Dutch Crowns.

Of the Trade on the Coast of the Kingdom of Benin.

THE Europeans trade but little in this Kingdom, although it has two hundred and fifty Leagues of Coast, and the Inhabitants are less savage than the Negroes of Guinea and other Parts of Africk. The Merchandize found here are Cotton Habits striped according to their Fashion (afterwards fold on the Gold Coast) and others blue, proper for the Trade of the River Gabou, and on that of Angola;

Jasper Stones; semale Slaves (for they will sell no Men;) Leopard Skins; Pepper; and Acori, which is a Species of blue Coral that grows under Water in the Form and Manner that other Corals do. In Exchange of these Commod. Is are given Gold and Silver Stuffs; Red and Scarlet Cloths; Red Velvets; Violet coloured Ferrets; Harlem slowered Stuffs well gummed; Red Glass Ear-Rings; Looking Glasses with gilt Frames; Glass Beads; Bouges; sine Coral; Earthen Drinking-Pots striped with Red; all Sorts of Cotton Thread, and Linen; Oranges; Lemons; and other green Fruits candied; Brass Bracelets weighing five Ounces and an Half; Lavender; and Iron Bars.

The Dutch are almost the only Traders with these People, as it is they alone among all the Europeans who have a Warchouse here, which by the King's Permission is established at Golou, a large Village on the River of Benin; and this Commerce they enjoy so uninterruptedly, as the Country produces neither Gold, Ivory, Hides, Gum, Wax, nor Slaves, as abovementioned, though the Natives are much more civilized, honest, and (if the Expression may be allowed) polite than

any of their Neighbours.

Captain Snelgrave, in his Treatise of Guinea, published in 1734, says, that the River Congo, in the fixth Degree of southern Latitude, is the most distant Part that the English trade to, whose Commerce here is so greatly augmented since the Peace of Utrecht, that instead of thirty-three Ships under those Colours that in 1712 were on the Coast of Guinea; it was demonstrated to the Commissioners of Trade, that in 1725 there were above two hundred Sail, to the great Advantage of

Navigation and our American Colonies.

Our Author recounts the Ruin of the Kingdom of Whidaw, (Fida or Juda) of which Sabee is the Capital, fituated about feven Miles from the Sea; and here the King had granted to the Europeans commodious Houses for their Factories, protecting both their Goods and Persons. The Port was open and free to all European Nations, who came here to purchase Slaves; and this Trade was so considerable, that the English, French, Dutch, and Portuguese exported above twenty thousand yearly from this Kingdom and its Neighbourhood; but the Liberties which the Natives enjoyed of having many Women, and their abandoning themselves to Luxury and Pleasure, so effeminated them, that although they could bring above an hundred thousand Men in the Field, their Cowardice was so great as to suffer two hundred Enemies to drive them from their Capital, and to see uninterruptedly their whole Country destroyed by a Nation, which they had formerly despised.

Of Congo.

THE Portuguese, who discovered this Kingdom in 1484, and settled here in 1491, are the only Europeans that trade here; all other Nations only stopping for Refreshments which they purchase of the Blacks, in Exchange for small Looking-Glasses, Beads, &c. The principal Settlement of the Portuguese is at Loanda, the Residence of the Vice-Roy, and, as may be said, the Capital of what the Whites possess in this Kingdom; the Port is vastly large, and the Anchorage secure, and this the Place where all the Ships arrive and sail from, either for Europe or the Brazils.

The Slave Trade is the most important one that the *Portuguese* have at *Congo*, and the Number, which they send yearly to the Support of their *American* Colonies, is surprizingly great; and what renders this Business still more advantageous and confiderable, is the short Cut from hence to the *Brazils*, compared with what all other Nations have to run, when carrying these unhappy Wretches to their Plantations; as the *Portuguese* seldom exceed a Month or five Weeks in their Passage, and consequently in this short Time are not exposed to such a Loss by Mortality among their Slaves, as others are, who have a much longer Voyage to make, which frequently occasions Distempers that sometimes carry off the greatest Part of them.

It is difficult to afcertain the Number of Slaves, which the Portuguese residing at Loanda, Colombo, St. Salvador, and all other Places in this Part of Africk, have in Property. Those who are least rich, having sifty, an hundred, or two hundred belonging to them, and many of the most considerable, possess at least three thousands

Of AFRICK, &c.

kins; Pepper; er in the Form .. 's are given iolet coloured ngs; Looking arthen Drinken; Oranges; ng five Ounces

LD.

it is they alone he King's Perenin; and this neither Gold, the Natives are ed) polite than

, fays, that the oft distant Part nented fince the Colours that in ommissioners of at Advantage of

(Fida or Juda) Sea; and here their Factories, and free to all s Trade was fo exported above hood; but the nd their abanthat although heir Cowardice n their Capital, Nation, which

ed here in 1491, topping for Resmall Lookingat Loanda, the what the Whites chorage secure, er for Europe or

have at Congo, erican Colonies, Ivantageous and d with what all es to their Planin their Passage, s by Mortality to make, which ft Part of them. guese residing at Africk, have in wo hundred bethree thousand;

religious Society at Loanda, have of their own twelve thousand of all Nations, which being Bracksmiths, Joiners, Turners, Stone-Cutters, &c. do almost all bring their Masters in from four to five hundred Reis per Day Gain, which they procure by working for the Publick.

Besides the Blacks, Congo produces Ivory, Wax, Honey and Civet, and has in it some Mines of Iron and Copper, though of these no great Quantity is extracted. St. Salvador is properly the Rendezvous of all the Portugues Merchants; where they bring Gold and Silver Stuffs, Velvets, English Cloth, Gold Lace, black Ratine, small English Carpets, Copper Basons, blue Larthen Pitchers, Hats, Rings, Coral, Fire-Arms, and Shells called here Zimbi, or Zinibis (as before observed) which serve for a small Money; besides all which, Brandy and Wine find here a current and good Dispatch.

Of Angola.

ANGOL A is of all the African Coasts that which furnishes the Europeans with the best Negroes, and commonly in the greatest Quantities, although it scarcely extends twenty-five to thirty Leagues along the Sea-Shore; it is true this Kingdom widens confiderably within Land, being at least an hundred and fifty Leagues in Length and as much in Breadth, whose Capital is Loando St. Paolo.

Although the Portuguese are extremely powerful, in the interior Part of the Kinodom; and that the Majority of the Negroes in the Provinces they have subducu, may properly be termed the Vassals of his most faithful Majesty, to whom they yearly pay a Tribute of Slaves, yet the Negroe Trade, which is transacted on the Coast, has always remained free to the other Nations of Europe; and the English, French, and Dutch send yearly a great Number of Vessels, who carry off many thousands of these poor unhappy Creatures, for the Supply of their American Settlements, or for Sale in those of the Spaniards.

The Portuguese are however those, which deal the most here; and it is astonishing that they have not before now depopulated the Country, there being hardly any Year, that they do not ship off fifteen thousand for Brazil. The Villages of Cambambe, Embaco, and Massingomo, are those which furnish most Slaves to the

Portuguese Merchants concerned in this Traffick.

And the Merchandize with which they pay for them, are Cloth with great Lifts; Crimion Silk Stuffs; Linens; Velvets; Gold and Silver Lace; black Serges; Turkey Carpets; white and coloured Threads; fewing Silks; Canary Wine; Brandy; Olive Oil; Sailors Knives; Spices; refined Sugar; great Hooks; Pins three Inches long, and others of various Sizes; Needles, &c.

The Portuguese have also a Settlement at Binguela, a small Kingdom dependant on that of Angola, where they carry on some Trade; but this Place is unwholfome, and fitter for the Abode of Criminals banished by the Tribunal at Lisbon,

than for the Residence of Persons exercising Trade.

Of Loango, Malimbo, and Cabindo.

THE Negro Trade that is carried on in these three Places of the Angolian Coast, is not one of the least confiderable, that the English and Dutch are concerned in, on the Shores of this Part of Africa, whether for the Number, Goodness, or Strength of the Slaves, for which the Europeans prefer them to all others; and the Inhabitants of the American Colonies, always give for them a higher Price, as more able to fustain the Labour and Fatigues of the Culture and Manufacturing Sugar, Tobacco, Indigo, and other painful Works, in which it is customary to employ these miserable Persons.

The Merchandize proper for these Parts is the same as has been already mentioned, so I shall only add a Remark made by the Judicious in this Commerce; that as foon as the Bufiness is concluded, and the Slaves aboard, not a Moment should be lost in getting to Sea, for fear that the unhappy Captives should grieve at the

Sight of their Country, from which they are now banished.

Of

Of the Trade of the African Coasts from the Cape of Good Hope, to the Entrance of the Red Sea.

THE Pertuguese discovered the Cape of Good Hope in 1493, but they remained undetermined to settle here, either through a Want of Courage or Defect of Prudence, or by a Reflection on the Cruelty with which they treated the poor Hottentots, in Revenge of their being at first not well received by them. It does not appear that from that Time the Europeans made any Descent there till 1600, when the Ships of the Dutch East Company began to touch here, though they did not at first comprehend all the Advantage they might draw from an Establishment in this Country, and therefore contented themselves for some Years, to anchor here, going and coming, only to buy fresh Provisions; and in order to fecure these from any Insult till re-embarking, they built a small Fort upon the Harbour, whose Ruins were discernable not long ago. But on the Company's Ships stopping here as usual in 1650, one Mr. Van Reibeeck, then a Surgeon, foon perceived by the Situation and Goodness of the Country of what Advantage the Establishment of a Factory here would be to the Company's Trade, and on his Return to Holland, he communicated his Thoughts to the Directors, who fo far approved of them, as to refolve on attempting the Thing without Lofs of Time; and accordingly they charged him with the Care of the Expedition, and gave him four large Ships with all Materials, Instruments, Workmen, &c. necessary for the Undertaking: They made him Admiral of this little Fleet, and Governor of the Cape, with full Power on Arrival to treat with the Natives, and to regulate every thing that he should judge would be conducive to the Establishment of the intended Colony, on a secure and lasting Foundation. Van Riebeeck had all the Success that he could possibly desire in this Enterprize; as he knew so well how to ingratiate himself with the Hottentots, by the Presents he made them of some Hardware, he presently concluded a Treaty with them, by which they granted the *Dutch* full Liberty to settle in their Country, and to trade with them as they should think proper, on Payment of fifty Guilders, in the same Sort of Merchandize as their Presents were. This Treaty was immediately executed with Punctuality on both Parties, and from that Time the India Company have enjoyed an uninterrupted Settlement, and nothing is neglected to render it as beneficial as posible.

When I say their Establishment has been without Interruption, I mean from the contracting Parties; for as foon as the Dutch begun to cultivate their new purchased Lands, and to build Houses and Forts, the Gunjermans (w. ich are a Nation at the Cape nearest the Sea) opposed then selves to this Establishment, and called in all the neighbouring Nations to their Assistance; but the Dutch defended themselves so well, that their Enemies were obliged to depend Peace, which was granted them on the following Conditions, with The fait Agreement was not only confirmed, but it was farther hipulated that all the Lands, which the Natives did not then actually occupy, should thence-forward belong to the Hollanders, with this Clause only, that the Natives might settle wherever they pleased, provided it was in Places that the Dutch left uncultivated. An Alliance offensive and defensive was at the same Time concluded, which though not set down in writing (the Hottentots not understanding the Use of Letters) has been hitherto religiously observed. By this Treaty the Dutch are in a manner become the Masters of all this Country; and the Chiefs of the Nations frequently come to renew the Alliance with the Governor, and to bring him Presents of Cattle, when they are always well received, and their Gifts returned in Tobacco, Brandy, Co-

ral, and other Things they are known to be fond of.

It has cost the Company immense Sums to put this Establishment on the sooting it at present is; Mr. Kolben computes the Expence of the first twenty Years to have been at least a Million of Guilders per Annum, and that during the Time was there, it was difficult to raise enough to defray Charges. The Revenues comist in the Tithes of all the Lands which the Europeans possess at the Case, Charles Rents, Customs on all foreign Wines, and those of their own Castali, on Tobacco, Beer, Brandy, and other distilled Liquors, as well as on

, but they reit of Courage or

ich they treated

ceived by them.
escent there till
th here, though

draw from an

for fome Years,

and in order to

l Fort upon the

the Company's

then a Surgeon,

what Advantage

s Trade, and on

Directors, who

without Loss of the Expedition,

Workmen, &c.

little Fleet, and vith the Natives,

conducive to the

oundation. Van Enterprize; as

by the Presents eaty with them, Country, and to

ifty Guilders, in reaty was immet Time the India g is neglected to

on, I mean from

ltivate their now

ans (w. ich are a

tablishment, and

: Dutch defended

nd Peace, which

Agreement was

inds, which the

long to the Hol-

ever they pleaf-An Alliance of-

igh not fet down

has been hither-

ner become the

quently come to

of Cattle, when

o, Brandy, Co-

ent on the foott twenty Years

uring the Time s. The Reve-

ns possess at the

e of their own

s, as well as on

the Profits made by Trade, which the aforefaid Mr. Kolben reckons annually amounts to 225,000 Guilders. But as the Colony has always gone increasing, and fresh Lands continually been grubbing up, this Establishment must become very beneficial in Time.

Of AFRICK. &c.

The Territories which the *Dutch* possess are divided into four Districts or Colonies, of which the first is called the *Cape*, because it is the nearest to the Sea, and the City and Fort of *Good Hope*, are built here.

The second Colony is that of Stellenbosch, so called from Stel, the Name of a Governor (Simon Vander Stel) under whom this Establishment was made, and Bosch, which in Dutch signifies a Wood, because the Country was entirely covered with it, or over-run with Weeds, when the Dutch took Possessinia Colony is separated from the first by Sands of a great Extent, and divided into four Parts, of which the two principal ones are, that which still retains the Name of Stellenbosch, and that called Hottentot Holland, not because it resembles the Province of Holland, which is much less, and very differently situated, but because it appeared to the sirst Settlers, to be the fittest for the Cattle appertaining to the India Company.

Drakenfiem is the Name of the third Colony, which was begun settling in 1675; a great Number of French Protestants, having a little before sled for Refuge to Holland, the Company, by Recommendation of the States General, sent many with their Families to this Country, with Orders to the Governor to give them Lands, and all Necessaries for their Culture; it is these or their Descendants, which at this Time compose the greatest Part of the Inhabitants of Drakensien; and although they have omitted nothing that might render this Settlement flourishing, and herein have been affisted by the Soil, which in general is very good, yet sew have obtained a Sufficiency to make themselves easy, but generally speaking are poor, living from Hand to Mouth, and in Hutts like the Hottentotte. This seems surprizing, but our Author attributes it to the little Support afforded them, as there was Room to have expected more.

The Country is mountainous and stony, yet nevertheless very fertile, producing almost every Thing growing in the other Colonies; the Honey Mountains are here among others so called from the great Quantity of that sweet Liquid, which a Meridian Sun forces in Drops from the Clists of the Rock, and which the Hottentots acquire at the Peril of their Lives. The Governor Vander Stel gave this Colony the Name it bears, in Honour to Monsieur Baron Van Reeede Lord of Drakenslein in Guiderland, who in 1685 was sent by the India Company, in Quality of Commissary General, to examine the State of all their Factories and Plantations, and to redress as he should think proper the Abuses crept in there.

The last and youngest Colony of the Cape is that of Waveren, which received this I same from William Vanderstel, in Honour of the Family of Van Waveren of Amjurdam, to which he was allied. It was before called the Red Sand, on Account of a Mountain which separates it from the Colony of Drakenstein, on the Top of which, and about it, is found a great Quantity of this red Sand. The Country is naturally very sertile, but little cultivated, as the Inhabitants possess nothing here in Property, but are obliged to renew their Leases every six Months with the Governor.

There is not a Country in the World, according to Mr. Kolben, that feeds fo great a Quantity of large and small Cattle, as the Cape of Good Hope, where they are cheaper, and their Flesh better; an Ox commonly weighs here between sive and six hundred Pounds, which is given for a Pound of Tobacco; and a Sheep's Tail weighs from siteen to twenty, and sometimes thirty Pounds.

As lazy as the Hottentots naturally are, they do not however neglect an Application to the Mechanick Arts, and they are even so expert, that it is inconceivable how they should be accused of being a People the most ignorant and stupid in the World: They have Furriers and Tanners by Prosession among them, who understand preparing the Skins with which they cover themselves, and the Hides that they employ in diverse Uses, almost as well as the Europeans; Artificers in Ivory, who, without any other Instrument than a Knife, work in it with as much Propriety and Delicacy as the best Turners; Matt-makers, Rope-makers, who have the Art to make Cords with small Rushes, that are as strong and du-

rable as Hempen ones; and Blacksiniths, who very well understand to cast Iron, and give it all Sorts of Forms, only with Flints, although they hardly ever make any other Use of it, than to arm their Sticks, Arrows, Javelins, and other similar Instruments. These Blacksimiths work also in Copper, though but a little; for all their Performances herein are reduced to some Toys, with which the Men and Women adorn themselves; and they are all in general Potters, every Family making their own Vessels, for which they use the Earth of an Ant Hill, which they carefully cleanse, and afterwards knead with Ant Eggs, which make an admirable Cement, and gives to the Matter a jet Black, that it never loses. It is hereby seen, that they neither want Invention nor Dexterity, and that if they were less stothful, they would in the Mechanick Arts soon equal all the other Africans.

Of Sofala and Monomotapa.

THE Kingdom of Sofala is rich in Gold Mines and Ivory, and these two precious Commodities attract Foreigners, and maintain Commerce. The Arabians are supposed by some, and the Fleets of Solomon and Hiram King of Tyre by others, to have been the first Traders to these Parts; but as I have treated largely of this Contest in my Historical Introduction, I beg leave to refer my Reader thereto, for any further Information.

The Portuguese settled here towards the End of the fifteenth Century, and in 1500 even obtained Permission to build a Fort pretty near the Capital, for the Habitation of their Factors, carrying on their chief Trade herein, for which it was commodiously situated on the Quand's Shore, where they had their Ware-

house for European Merchandize, sent them from Mosambique.

The richest Mines of the Kingdom are those of Sofala, from which there is yearly extracted (if the Negroes may be credited) more than two Millions of Merigals, which at fourteen Livres Tournois (as Mr. Savar: omputes them) make twenty-eight Millions of Livres: These Riches are divided between the Portuguese (who are the only Europeans that trade to this Kingdom) the Arabians, (more especially those of Ziden and Mecca) and the Mahametans of Quilloa, Monbase, and Melinada. These latter come in small Barks, which they call Zambucks, and being blue and white Cottons, Silks, Amburrease and Succinum, or yellow and red Amber variously carved.

The Commerce of the Arabians may import above 140,000 l. Sterling per Annum, in the exchanging diverse Sorts of Goods that they bring from the East

Indies, and the Red Son, against Gold and Ivory.

In regard of the Portuguese Trade, it is carried on by those of this Nation settled at Mosambique, who send here the Products of Europe, proper for this Market, on which they make so vast a Profit, that only the Governor's Rights amounts yearly to between so and 70,000 sterling, when of the Portuguese Troops Pay, which comes out of this Trade, and besides the Tribute that is annually sent to the King of Portugal, which is very considerable.

The smallest Share of these Merchandizes are, however, consumed in this Kingdom, the rest passes to Monomotapa, where the Sassassis truck them against Gold, which is given them unweighed; (these People never using Scales) and making, as one may say, an arbitrary Traffick, dependant on the Caprice of the Buyer

and Seller.

The Kingdom of Monomotapa being within Land, and none of its Provinces near the Sea, Strangers, and more especially the Europeans, carry on no direct Trade with it; it is true, the Portugues have some Settlements here, but Religion has been a greater Motive to their Origin than Trade; so that all the Gold, Ivory, and Ostridge Feathers (which are the principal Commodities that this vast Tract of Africk furnishes to Commerce) pass, as before observed, through the Hand of the Sofabia. The Gold of Monomorapa is of two Sorts, the one from the Mines, and the other found in the Gravel of the Rivers; and from both the Quantity collected annually is to great, and the Merchants of Sosala have so rich a Business here in truck for Asian and European Guods, (which come from

^{*} Kolben's present State of the Cape of Good Hope.

ORLD.

stand to cast Iron, y hardly ever make and other fimigh but a little; for which the Men and every Family mak-Hill, which they h make an admirloses. It is herethat if they were qual all the other

ry, and these two ommerce. The A-Hiram King of Tyre it as I have treated ve to refer my Rea-

th Century, and in he Capital, for the herein, for which it ey had their Ware-

from which there is wo Millions of Memputes them) make between the Portugdom) the Arabians, ans of Quillea, Monhich they call Zamafe and Succinum, or

,000 l. Sterling per bring from the East

hose of this Nation rope, proper for this e Governor's Rights na of the Portuguese Tribute that is anole.

nfumed in this Kingthem against Gold, Scales) and making, Caprice of the Buyer

none of its Provinces ns, carry on no direct nents here, but Relifo that all the Gold, nodities that this vaft bierved, through the Sorts, the one from vers; and from both ants of Sofala have fo s, (which come from the Of AFRICK,

the Arabians and Portuguese) that these latter commonly call the Prince to whom Monomotapa is subject, the Golden Emperor.

Of Mosambique.

THE Portuguese are the only Europeans, who have any Establishments, or carry on any Trade in the Kingdom of Mojambique; the Arabians, however, share with them, although the former use all possible Means to hinder their Progress, and secure it entirely to themselves. The Portuguese Habitations along the Coast are considerable, and all defended by good Fortifications, or at leaft, by strong Houses, which serve for Magazines and a Security against the Natives, who are equally perfidious and lazy; but the Center of their Commerce in these Parts, is the Isle of Mosambique, about two Miles from the Continent, in which they have a commodious Town, well fortified, which is the common Refidence of the Governor General, and of the richest Merchants.

This Isle and its Port, are to the Portuguese India Shipping, what Madagascar was formerly to the French, and what St. Helena and the Cape of Good Hope are at present to the English and Dutch, viz. a Place for depositing Goods, and af-

fording Refreshments.

The Dutch twice attempted to make themselves Masters of the Commerce of Mojambique, in the Beginning of the seventeenth Century; the first in 1604, and the second in 1607; but the Portuguese, then united with the Spaniards, made so brave a Desence, that the Dutch Fleets were obliged to retire half ruined, tho' with a rich Booty that they found in feveral Portuguese Caracks which they took.

The Trade carried on here confifts in Gold and Silver, Ebony, (of which their Forests are full) Ivory (found here in greater Abundance than in any Part of Africk) in Slaves taken in War, Matts, and all Sorts of Refreshments; and the Merchandize given in Exchange, are Wine, Oil, Silk, Woollen and Cotton Stuffs.

Coral, wrought and unwrought.

When the European Goods arrive at Mosambique in the Portuguese Ships, they are taxed at a certain Price by the King's Factor, who afterwards fends them to Chilimani, at the Mouth of the Senna, from whence they go up the River in small Barks, to a little Portuguese Town seated at the Height of the Senna, where the Caffres and Blacks come from the Inland Kingdoms and Provinces of Africk, fometimes at three or four Months Travel Distance, to buy or take on Credit the Portuguese Goods, for a Quantity of Gold agreed on, and which they never fail to bring faithfully.

This Traffick generally yields Cent. per Cent. and is properly the Chili and Peru of the Pertuguese; Gold being so common here, that at a Month's Journey from the Coast, the Utenfils of the House and Kitchen are customarily made of it.

Of Melinda.

THE Commerce of this Coaft, which is the last Kingdom from the Cape of Good Hope, to the Entrance of the Red Sea, where the European Ships anchor to trade, is almost entirely in the Hands of the Portuguese, who have a great Settlement in the Co 'tal, and have even had the Credit of building feventeen Churches here, although the King is a Mahometan. The Natives, however, carry on some Trade with their own Vessels, in the Red Sea, and with them frequent the best Ports in Arabia.

They are also sometimes seen in the Indian Sea, particularly at Cambaya, a Maritime Town in the Territories of the Great Mogul; but with all this, and though the Indians and Arabians sometimes bring their Goods to Melinda, it is properly by the Hands of the Portuguese that all this Trade is transacted, which

is but little less considerable than that of Mosambique.

The Gold brought from Sufala, the Ivory, Copper, Quickfilver, all Sorts of Silks and Cottons of Europe and the Indies, various painted Linens, especially Cambayan Handkerchiefs, Spicery, Rice, and other Legumes and Fruits, are the principal Commodities brought to Melinda.

Of Abiffinia, or the Empire of Prester John.

ABISSINIA, better known to the ancient Geographers under the Name of the Upper Ethiopia, produces all Sorts of Commodities proper for the Support of a confiderable Trade, either at home or abroad, if the natural Sloth of its Inhabitants did not hinder their benefiting themselves by these Advantages.

Many Authors who have endeavoured to discover and fix the Situation of the celebrated Ophir, have thought to find it in the vast and rich Estates of this famous Empire; though I think Dr. Garcin has justly placed it elsewhere, as may be seen in the Historical Introduction; however it is certain, that Ethiopia is of a very great Extent, and would be one of the wealthiest Empires in the World, if the People knew how to profit themselves by the Treasures, that are hid in

the Bowels of their Earth.

This Empire is composed of many Kingdoms, as that of Tigre (divided into twen, four Provinces) Abissima, and Ajan dependant on it. The Portuguese, after they had taken the Island and City of Ormus in the Persian Gulf, Mascate on the Coast of Arabia Felix, and the Isla of Zocotora, at the Entrance of the Arabian Gulf; soon opened a Passage to Ethiopia, and established a considerable Commerce there, and where they afterwards transported many Families of their Countrymen to form there a Sort of Colony: The new Guests, becoming suspected by the Abissimus, were drove out, and all Trade forbidden with them. After this Expulsion, the Emperors of Ethiopia would not suffer their Subjects to have too strict a Correspondence with the European Nations, much less to permit any of these Nations to settle in the Country, under the Pretence of trading.

Gold, Silver, Copper, and Iron, are the Metals this vaft Region of Africatproduce; and other Commodities, are Cardsmoms, Ginger, Aloes, Myrrh; Caffia,
Civet, Ebony, Ivory, Wax, Honey, Cotton, and Linens made of it of various Colours; and I might add, Sugar, Hennp, Flax, and excellent Wine, if thefe
People (Demi-Barbarians) had the Art to prepare and boil the Canes Juice, to
cultivate the Vines, and press the Grapes, and to spin and weave their Hemp
and Flax, as all these Things grow with them in Abundance, and of as good

Qualities, as in any other Part of the World.

Of the Trade of the African Islands.

THE principal Islands, which Geographers attribute to Africk are, Madagascar, the Terceras or Azores, Madera, the Canaries, Cape de Verd Isles, St. Thomas, St. Helena, Zocotora, and Malta; this last in the Mediterranean, and the rest in the Ocean.

All these Islands are either possessed or frequented by the Europeans, who carry on a considerable Trade with them; that of Madagascar might be, as well for the Abundance of its rich Products, as for its happy Situation in the Route to India, one of the most famous Isles for Trade in the Universe, if the Ferocity of its Inhabitants, and the Intemperance of the Air and Sun, in the Places where the Europeans were at first settled, had not discouraged their Continuance. It is situated over-against and along that Part of the Continent of Africk, which the Kingdoms of Sosala, Mosambique and Melinda compose, from whence it is distant in some Places a hundred, and in others but seventy or fewer Leagues.

The European Commodities fit for the Trade of this Isle, are painted Linens, Silver, Copper and Pewter, Rings and Bracelets, a Quantity of small Mercery and hard Ware, several Sorts of Glass Beads particularly blue, red, white, green, yellow, and Orange Colour, Brandy, Spanish and French Wine, Cornelians long and Olive shaped, red and white, large Brass Wire, and small Chains of ditto, Nails of all Sizes, and diverse Tools, both for the Smith and Joyner, as well as Locks,

Hinges, &c.

Fruits, are the

nder the Name proper for the natural Sloth of Advantages. Situation of the Effates of this falicewhere, as may hat Ethiopia is of tes in the World,

that are hid in

igre (divided into Portuguese, after hulf, Majcate on ance of the Ara-oniiderable Comies of their Couning suspected by hem. After this bjects to have too to permit any of adding.

Region of Africkes, Myrrh, Cassia, f it of various Coat Wine, if these e Canes Juice, to veave their Hemper, and of as good

k are, Madagascar, erd Isles, St. Thoanean, and the rest

topeans, who carry ht be, as well for on in the Route to if the Ferocity of the Places where continuance. It is affrick, which the whence it is distant leagues.

re painted Linens, fmall Mercery and white, green, yelcornelians long and ains of ditto, Nails as well as Locks, The Goods to be had there in Exchange, confift in feveral Sorts of Gum, fuch as Gutti Tacamahaca, various Species of Dragons Blood, &c. different Woods, Wax, raw Hides, Sugar, Tobacco, Pepper, Cotton, Indigo, Ambergreafe, Incenfe, Benzoin, Palma Christi Oil, green Balm for Wounds, Saltpetre, Brimstone, white Cinnamon, Civet, Rock Crystal, Blood Stone, Touch Stone, Terra Sigillata, several Boles, Matts of Rushes, and Flax, and even of Silk; but the Culture and Search after these Things being neglected by the Natives, and the Europeans who are established among them, not having been more industrious, they have not been benefited by these Riches, which some Pains and a little Time would easily have secured to them.

Some also count Gold, Silver, and precious Stones among the natural Products of this Isle; but that any of these Metals are sound here, is very uncertain, and all the precious Stones are very impersect.

Of the Azores, Madera, Cape de Verd Isles, and St. Thomas.

A S all these Isles appertain to the Crown of Portugal, I have judged it best, not to separate them in relating the Trade carried on to them.

The Azores (called also the Terceras, from the principal of them) are nine in Number, viz. Flores, Cuervo, Fayal, Pico, St. George, Gratiosa, St. Mary's, St. Michael and Tercera. These siles, lying between the two Continents of Europe and Africk, opposite to the Coasts of Portugal, were discovered in 1439, or 1449, by the Portuguese, uninhabited; and deeming them fit for Culture, they immediately settled Colonies on them, and their commodious Situation in the Way to the Indies and Brazil did not a little contribute to the speedy peopling them, and establishing a considerable Commerce, especially at Tercera, which is the Governor's Residence, and a Bishoprick.

The City of Acra is the sole Port in this Isle (inaccessible in all other Parts) where all the European Ships anchor, and where the Products not only of this, but of all the other Islands are brought, though, however, the Ships often touch at the other Isles, to purchase Goods at first Hand, or to take Refreshments. Wheat, Wine, Woad, Potatoes, and Hides are the principal Commodities they afford; but it is on the Woad, that the Inhabitants of Tercera found their chief Business; there is notwithstanding a large Quantity of fresh Oranges and Lemons exported from these Isles, and a still greater preserved, with several other Species of Sweetmeats, of which those at Fayal are esteemed the best, and the Dutch yearly load several Ships with these Commodities.

The Imports there from Portugal, are all Sorts of Mercery, Linens, Stuffs, Fustians, Silk Stockings, Rice, and Paper, with some Oil and Salt; and the Inhabitants likewise purchase considerable Parcels of Canary and Madera Wine, their own being weak and insufficient for their Consumption; the Woollens used formerly to be carried all from Europe, but within these fifty Years, there are several Fabricks set up in the Isle of St. Michael, for Cloths, Druggets, Camblets, Serges, and Hats, besides some Silk Stuffs, in Imitation of those made at Lyons and Tours, which has sometimes nearly sufficed for the Island's Supply; and the shourishing Condition they were in in 1717, induced some People to think, that this Colony, contrary to what has been experienced in all others, would soon supply its Mother Country with the Commodities this had till then received from it. But as the Fabricators were frequently in want of Wool and Silk to keep their Looms going, it must certainly be a Damp to them, and gave the French Hopes of retrieving a Trade they formerly carried on by the Way of Liston, to their no small Advantage.

The Returns made to Liston, besides those of these Islands Growth, are Gold Coin from Brazil, and the other Products of that Part of America, such as White, and Muscovado Sugars, Jacaranda and other Woods, Cacao, &c.

The English now carry on the greatest Trade to the Island of Tercera of any Nation, where they load the aforementioned Goods, in return for Woollens, Iron, Herrings, Pilchards, Butter, Cheese, and Salt Meat.

9 B

Madera,

Madera, fituated on the Coast of Africk, to the Southward of the Canaries, among the Number of which the Pilots generally place it, and from which it is only distant about fixty Leagues, was discovered by the Portugues in 1410, or 1420, to be an impenetrable Forest; so that before they could settle here, and cultivate it, they were obliged to set Fire to it, though this Expedient had like to have cost those who composed this Insant Colony their Lives, by the excessive Heat in their Barks where they retired, and continued whilst the Wood was burning; but having afterwards effected their Settlement, the Island is become one of the most settle and populous of any in the Ocean; and produces Plenty of Corn, Wine, Sugar, Gums, Honey, Wax, Hides, all Sorts of Fruit, first, dry and candied, especially Citrons, Lemons, and Pomegranates, Yew and Cedar Plank, &c. and its Imports are such of the European Goods, as have been before-mentioned for the other Islands.

The Cape de Verd Isles, discovered by the Portuguesse in 1472 (some say in 1572) are to the Number of ten, St. Jago, St. Antonio, St. Lucia, St. Vincent, St. Nicholas, the White Isle, the Isle of Salt, Mayo, Fuego, and Buena Visla. They are often called the Green Islands, from the continual Verdure that covers them, and sometimes the Salt Islands, on account of the Quantity made of this Commodity, not only on the Isle bearing that Name, but on some of the others; St. Jago is the Capital and Residence of the Governor, who is a Sort of a Vice-Roy, and commands all that the King of Portugal possesses in Africk, from Cape Verd to

the Cape of Good Hope.

The European Nations, which trade to the East-Indies and Africk, commonly touch at these Islands for Refreshments, calling at St. Jago in Time of Peace, and contenting themselves to water, &c. at Mayo, St. Antonio, St. Vincent, or the Isla of Salt, when at War; the few Portaguese settled in these latter receiving and dealing with them, at all Times willingly, though indeed they are in no Condition to oppose their Descent, if their Inclinations led them to it. These Islands were meer Deserts when the Portuguese first began their Settlements, though they now produce in Abundance many Commodities sit to support a considerable Trade, but more especially Raw Hides of Kids, Goats, wild Cows, &c. Cattle are so plenty, that several Ships are employed in carrying them to Brazil; and the annual salting of Fish caught near Cape Verd, keeps many Sallors at Work, as it does also Vessels afterwards, for its Transportation to the Bay of All Saints, or Fernambouc. The Isles of St. Vincent and St. Antonia, in particular, carry on a very lucrative Trade in the Oil they extract from Tortoise that come assore in certain Times of the Year, as well as in Ox Hides, which they dress in the same Manner with them in Spain and Portugal.

In fine, the Rice, Honey, Turkey Wheat, Oranges, Lemons, Pine-Apples, and feveral other delicious Fruits; as also the great Quantities of tame and wild Fowl, found here, not only serve for the Food and Regales of the Inhabitants of these Isles, but also for the Traffick which they have with Strangers, who come

here to water, or to trade.

The Isle of St. Thomas, (which the Negroes of the Coast call the Isle of Poncas) took its new Name from being discovered on that Saint's Day, the 21st of December, 1465, in seeking to discover a Way to the East-Indies and the King

of Portugal fent People there in 1467.

Its Capital is called St. Thomas; and although it is fituated under the Line, and that the Heats are excessive, the Portuguese have raised here one of the most flourishing Colonies they have in Africk; and its Stuation appeared so commodious to the Dutch, for the Trade of Angola, and its neighbouring Coasts, that they took it twice, viz. in 1610 and 1641, though they could not keep it; and the Portuguese in a short Time repaired the almost inestimable Damage, which their Enemies did there on abandoning it. The Portuguese were the first who inhabited and cultivated it, though at present the Negroes are by far the greatest Number, and it is supposed might easily seize it, if their natural Sloth and Cowardice, joined to their Aptitude for Slavery, did not render them uncapable of such an Enterprize.

of the Canaries, from which it ugue? in 1410, ould ettle here, Expedient had Lives, by the hilft the Wood he Island is besard produces Sorts of Fruit, nates, Yew and s, as have been

me fay in 1572)
Vincent, St. Niiffa. They are
wers them, and
is Commodity,
rs; St. Jago is
Vice-Roy, and
n Cape Verd to

rick, commonly Fime of Peace, St. Vincent, or latter receiving are in no Con-

These Itlands ements, though rt a considerable vs. Sc. Cattle to Brazil; and s at Work, as it f All Saints, or allar, carry on a come ashore in ress in the same

Pine-Apples, tame and wild Inhabitants of the Inhabitants of

he Isle of Pon-Day, the 21st and the King

the Line, and the most flouto commodious ass, that they ep it; and the umage, which e first who inar the greatest oth and Cowuncapable of

Sugar

Of AFRICK, &c.

Sugar Canes and Ginger grow here, as well as at any Place in the World, and make the principal inland Trade of the Isle; the Portuguese cultivate them with extreme great Care, and notwithstanding the excessive Heats of Sky and Sun, they are seldom deceived in their Expectations, as the Crop both of the one and the other is getting in every Month of the Year. Of brown Sugar here is commonly made from fix to seven hundred Charges, of which there is yearly carried out of the Isle near a hundred thousand Roves (of thirty-two Pounds Portuguese each) which is sent to Portugues, wrapt up in its Leaves.

The other Products and Manufactures of the Isle, are diverse Cotton Stuffs, proper for the Negro Trade on the Coast, Fruits, and particularly that called Gola, which is a Nut, in Taste like a Chefnut, and which is trucked with great Advantage at Loanda, St. Paola, and other Places in the Kingdom of Angola and Congo, from whence they are transported to a much greater Distance. The Legumen of all Sorts arrive here to great Persection: Indian Wheat, Millet, Manioc (of whose Roots the Cassave is made) Melons, Potatoes, Figs, Bananas, Dates, Cacaos, Oranges and Lemons grow here in Abundance; the Sheep and Kids are excellent, but the Beef is smaller and not near so fat as in Europe.

The European Commodities, which the Portuguese carry to St. Thomas, are Lineus from Holland and Rouen, or others similar in Quality, Thread of all Colours, thin Serges, Silk Stockings, Leyden Camblets, Nifines Serges, Hatchets, Bills, Salt, Olive Oil, Copper Plates and Kettles, Fuch and Tar, Cordage, Sugar Moulds, Brandy, and all Sorts of distilled Liquors, Canary Wine, Olives, Capers, fine Flour, Butter, and Cheese.

Beides the great Isle I have now spoke of, some Pilots give the Name of St. Thomas in general to small Islands, near, and even to some very distant: Of these the chief is Prince's Isle, discovered in 1471; that of Fernando Pao, Poo, or Port, that of the Ascension, and that of Annabon, or Bon Anno; it having been discovered on New-Year's Day, even that of St. Helena, although at a great Distance from that of St. Thomas, of which I shall treat in its Place; and in respect of the other four, no Commerce is carried on with them, as the Ships bound to the East-Indies, only touch here for Wood and Water, or to catch Tortoise, when in want of fresh Provision, and have many Sailors sick; except Annabon, where the Portuguese that are settled carry on a Trade in Cotton, which they gather in great Abundance here, as also Hogs, Goats, Poultry, Variety of delicious Fruits, Palm Trees, Tamarinds, Woods, &c.

Of the Canary Islands.

THESE are the same the Antients knew under the Name of the Fortunate Islands, whose Discovery is nevertheless reckoned only from the Year 1348, or at utmost a hundred Years before; they were in a Manner forgotten for several Ages, and as one may say, lost all that Time to the Nations of Europe, who had no Knowledge of them. The Spaniards are at present their Masters, and have possessed them ever since 1522, when they were given up to them by the Successors of their first Conquerors. They are situated to the West of Africa, over against the Kingdom of Morocco, being eighty Leagues distant from that Coast, and till lately were counted only seven in Number, of which the principal is called the Grand Canary; the other fix are, Palma, Ferro, Gomera, Teneriffe (so famous for its Peak, or Mountain, supposed to e the highest in the World) Fuente, Fortaveniura, and Lancerotte; but for some Years past, Clara, Lobos, Graciosa, Roca, Alegranza, and Instermo, have been discovered and added. The Soil of these lifes is extremely fertile in all Sorts of Grain, Fruits and Legumes, particularly in those excellent Wines, so much esteemed over all Europe, where so large a Quantity is yearly transported: Mr. Savary says, that between us and the Dutch, an annual Export is made from thence of above thirty thoufand Tons of this pleasant Cordial; and though I am convinced that the Quantity is very large, yet I cannot think it amounts to fo much: Sugar is also cultivated here in Abundance, and in the Grand Canary only, twelve Mills are employed in grinding the Canes, and in Proportion on the other Isles, so that

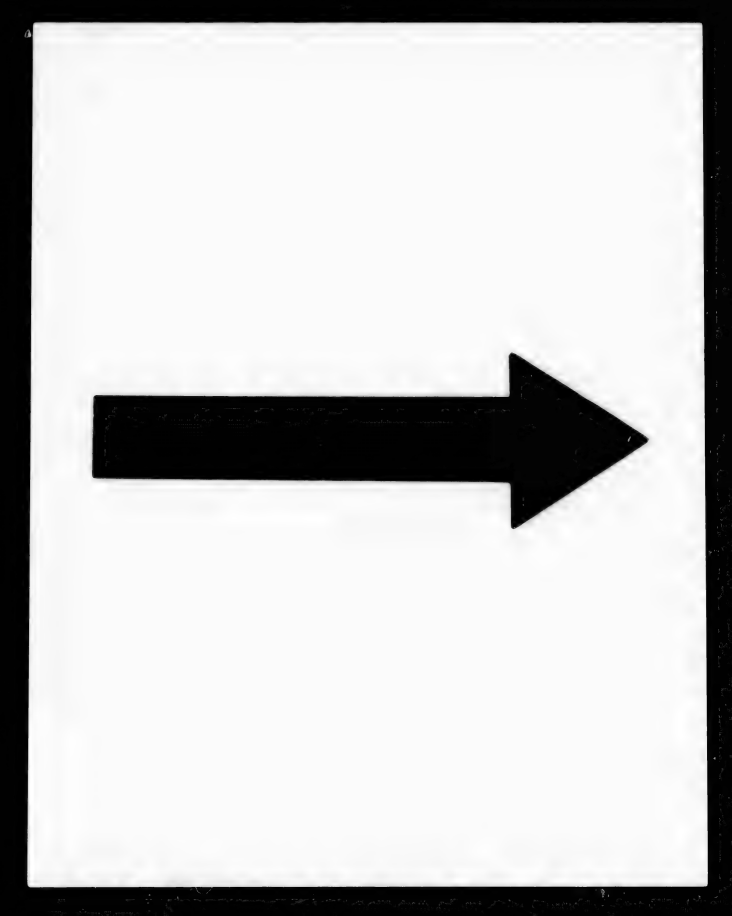
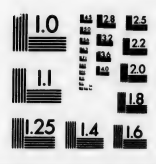


IMAGE EVALUATION TEST TARGET (MT-3)



STATE OF THE STATE

Photographic Sciences Corporation

23 WEST MAIN STREET WEBSTER, N.Y. 14580 (716) 872-4503

STATE OF THE STATE



here may be as much, or near as much made, as there is at St. Thomas's; the other Goods extracted from these Isles are Honey, Wax, Goats Skins, Pitch, or black Gum, diverse Sorts of Fruit, Sweetmeats, Poultry, great and small Cattle, with a large Quantity of Canary Birds, which, though feemingly a trifling Article, it fwells the Amount of their Trade very confiderably.

The English, who trade more here than all other Nations put together, in a Manner supply these Islands with all the European Goods they want, which confift in Clothes, ordinary Camblets, Bays, mostly Blacks, and emerald Greens, Anafcotes, black and white, Sempitunas, most blues, Lamparillas of all Colours, worsted Stockings, wove and knit, Hats, Gogonelles, Linen from Holland and Hamburgh of two or three Sorts, other fine and coarse Linens, all Numbers of Thread, Household Furniture, such as Escrutores, Chests of Drawers, Chairs, &c. Horse Harness, Pewter, Mercery, and Hard Wares; Irish Hides, all Sorts of Silks, (though most of these are now supplied from Spain) Men and Women's Silk Stockings, Ribbons, Wheat, Barley, Flour, and all Sorts of Pulse, Herrings, Pilchards, Beef, Pork, Butter, Cheese, and Candles; with all which the other Isles are supplied from Teneriffe.

And the English take in Return the Malvoise and dry Wines made here, of which in a good Year, Teneriffe only, produces above thirty thousand Pipes (one third Malvoise) and Palma and Ferro, fifteen or fixteen thousand Pipes

I have already mentioned, under the Trade of Spain, the Nature of the Galleons and Flota; and to this I shall now add, that besides those, several Ships are permitted annually to fail from these Islands for the Spanish America, under the Limitations of carrying their Products with them, or returning with no other Commodities, than those of the Growth of that Country, and out of these Silver and Cochineal are excepted; however, they find Means to evade these Restrictions, both going and coming, and the English have always Warehouses of Goods here to supply the Demands made on such Occasions; these Ships have a Right to proceed to all the Spanish Ports in that Part of the World, except Vera Cruz, Carthagena, and Porto Bello.

Of St. Helena.

THIS Island is situated in the Western Part of the Ethiopian Sea, in sixteen Degrees, twelve Minutes, South Latitude, almost four hundred Leagues from the Coasts of Angola, and those of Brazil, though something nearer Africk than

America, and therefore Geographers have placed it to the former.

The Portuguese discovered it in 1508, and left it, as one may say, for a Place of Shelter and Resort, common to all Nations, who should trade to India, after which the Dutch fettled, and abandoned it for the more commodious Situation of the Cape of Good Hope, and the English have possessed it ever since; but as it affords nothing for Trade, more than the Refreshments to the Ships that call there, I shall not add any Thing to what I have now said about it.

Of Socatara, or Zoccotura.

SEATED at the Mouth of the Red Sea, commonly called the Streights of Babel-Mandel; is the last of the African Isles towards the East, and nearest to the Continent of Afia. This Situation placing it almost equidistant from these two Parts of the World, renders it very convenient for Ships that come from India, Madagascar, Mosambique, or Melinda, to trade with Arabia-Felix, or with Aden, Mocha, Mecca, and other Cities of the Red Sea. It produces, besides good Refreshments of all Sorts, Aloes (the best in the World) Ambergrease, Indigo, Civet, Incense, Dragons Blood, and other Medicinal Gums, Rice, Tobacco, and Dates, of which latter they have such Quantities, as to serve them instead of Bread. All these Commodities the Natives either sell to Foreigners, who touch there, or truck them against other Products of Europe, or India.

Thomas's; the ins, Pitch, or d fmall Cattle, trifling Article,

together, in a nt, which cond Greens, Anafcolours, worsted and Hamburgb Thread, Housec. Horse Har-Silks, (though Silk Stockings, Pilchards, Beef fles are fupplied

made here, of thousand Pipes thousand Pipes

ure of the Galfe, feveral Ships h America, unreturning with ntry, and out of Means to evade e always Ware-Occasions; these rt of the World,

" Sea, in fixteen ed Leagues from earer Africk than

fay, for a Place e to India; after nodious Situation er fince; but as e Ships that call

the Streights of East, and nearest listant from these that come from a-Felix, or with ces, besides good ergrease, Indigo, e, Tobacco, and them instead of ners; who touch Of Malta.

THIS Island, situated in the Mediterranean Sea, between Tripoly (of Barbary) and Sicily, is less known for its Trade, than for being the Habitation of the Military Order of St. John of Jerusalem, who have possessed it ever since 1530; the Commerce of it is, however, pretty considerable, not by what it produces, as it is hardly better than a Rock, and consequently cannot furnish the Inhabitants with the Necessaries of Life, much less for the Support of a Traffick with Foreigners, by Way of Barter or Exchange; but this is done by the Importation of many English, Dutch, and Italian Ships, who carry here all Sorts of Goods of many English, Dutch, and Italian Ships, who carry here all Sorts of Goods of the Maltese Use, or are freighted by their Merchants to load Corn, &c. in Italy. The Island, however, produces Cotton in Plenty (of which the Natives the finest Stockings and Womens Gloves I ever saw) Wax, and Honey, where the finest Stockings and Womens Gloves I ever saw Parts, in green the company of the Country of the Countr the last being of a superior Quality to what comes from other Parts, is greatly esteemed, and was the Motive for giving the Island its Latin Name of Melita.

Of the Trade of Affa...

THIS is one of the largest and richest Parts of the World, whose Northern Bounds is the Scythian Ocean (or the Sea of Tartary) its Eastern the Oriental Ocean, the Indian Sea to the South, and to the Westward, the Red Sea, the Isthmus of Suez, the Mediterranean, the Canal of the Black Sea, the Pont-Euxin, the Sea of Zabache, the Den, and the Oby; being from East to West about seventeen hundred and fifty Leagues, and from North to South near fifteen hundred and fifty.

Many Nations of this vast Continent, especially those who live in the Middle of it, and those of the Northern Ocean, are very little known to us, and if we except the Muscovites, who possess a Portion, and whose Caravans, since the Reign of the Czar Peter Alexiovitus, regularly depart every Year from Petersburgh to China, and traverse some Part of it, it may be said, that the Europeans have no Trade there, and have only uncertain and fabulous Accounts of these

Though it is not so, with Respect to the Southern and Eastern Coasts of Asia, of which I shall now briefly speak, as they follow, from Mocha, the richest and most trading City of Arabia-Felix, to Gbina, where the Europeans generally terminate their Voyages and Commercial Enterprizes; referving nevertheless, the Liberty to make some Excursions within Land, particularly for what regards the Trade of Persia, the Empire of the Grand Mogul, that of China, the Kingdom of Siam, and some others; which, however, I shall touch on with the utmost Brevity. Afterwards I shall run over that great Number of Isles lying in the East, whose Commerce in Spice, and other precious Commodities, is rendered so famous, and annually attracts so great a Number of Ships, as well from all the European as Indian Nations.

With Respect to the Eastern Coasts of Asia, which are washed by the Medi-

terranean, Black Sea, and the Archipelago, I shall excuse saying any Thing more about them here, having before joined this Commerce to that of Europe, to which my Reader may have Recourse, particularly where the Trade of Constantinople, Cassa, Aleppo, &c. is treated of.

I shall therefore begin this Traffick of Asia, with the Cities of Arabia-Felix,

feated on the Red Sea, or in the Ocean, near its Mouth; as Mecca, Mocha, Aden, and some others; and afterwards enter the Gulphs of Ormus and Bassora; where we find Baffora, Ormus, Gameron, (or Bender-Abaffi) dependent on the Empire

of Perfia, which we shall visit even to its Capital.

The Coasts of India, both on this, and the other Side of the Ganges, will asterwards follow, and then survey those of the Grand Mogul, especially in the Kingdom of Guzurate, where are seated Amedabath, Camboye, Surat, Daman, Sc. After them, Bengal, Decan, (of which Gos is the Capital) Malabar, (of which the chief Cities for Trade, are Calicut, Cranganor, and Cochin) the Coast of Coromandel, (which has Naringa and St. Thomas) the Kingdom of Golconda, those of Pegu, Siam and Tanasserim.

In fine, Malacca, Conchinchina, Tomquin, and China, with which I shall finish

the Trade of this vaft Continent.

The Affatick Isles, whose Trade I here propose to treat of, are the Maldiver, which first present themselves in the direct Route from Europe to the samous Cape Comorin; those of Ceylan and Manar, which almost touch the Cape. The three Isles of the Sund, viz. Sumatra (in which is the Kingdom of Athen, and several others) Java, so celebrated for that of Bantam, and yet more for the famous City of Batavia, and the life of Borneo. The Philippines, called the Manilles. The Moluccas, so fruitful in Spice. The Ladrones, which are in the Track from America to India by the South Seas, and the lifes of Japan (or Japan) from whence all European Nations are excluded except the Dutch. And as I have already occasionally mentioned something of the East-India Trade, I shall avoid repeating it here, but only now add, what I before omitted concerning it. And previous to my Entrance on this proposed Detail, I shall speak a Word concerning Bursa, which was omitted in the Article of the Levant

Burfa, which was the Capital of the ancient Bythinia, is still one of the finest and largest Cities in the Grand Seignier's Dominion, seated on the Sea of Manmora

in Natolia.

Its Caravanferas (or Inns) are vast and commodious, and its Bezestan, with its rich Shops, resembles the Salons of a Palace, by the Quantity of Merchants, and Goods exhibited to View there. The most able Workmen of all Turkey are at Burfa; its Manufactures of Silk Stuffs are admirable; but its Carpets and Tapiftry, worked on Designs sent from France and Italy, are above all esteemed. Silk is gathered here in Abundance, and of the best Quality that the Estates of the Grand Seignier produce; here is also some Gum Adragant, but this collected at Caraiffei (or Chateau Noir) about four Days Journey from this City.

The Trade of Arabia.

THIS Part of Afia has at least thirteen thousand Leagues Circuit, and is divided into Arabia Deferta, Arabia Petrea, and Arabia Felix; this laft, which is almost as big as the other two, and which it also surpasses in Riches and Number of Inhabitants, is besides distinguished for its Commerce, which is one of the most considerable in all the East.

Its chief Cities, and those most noted for Trade, are Mocha, Hidedan, Chichiri, Zibet, and Ziden on the Red Sea; Aden, Fartack, and Mascate, on the Ocean, or Arabian Sea; Bašr, Barbem, and El-casif, in the Gulf of Baffora; in fine, Baffora at the Bottom of this Gulf; but as this last is in Arabia Deferta, I shall describe it when I come to treat of that Province.

I might here add Mecca and Medina, Places which the Mahometan Zeal has separated as holy, and which are also rendered famous for the immense Riches annually brought here by five Caravans, partly through the Devotion of Pilgrims, and partly by the Merchants for Trade; but the Entrance into these two Cities being prohibited on Pain of Death to any Christian, and the Europeans consequently having no Commerce here, I shall content myself with informing my Reader, that the Business which the Musselman Nations of India and Africk carry on here, is by Ziden; this being properly the Port of Mecca, although it is at least swenty-five Leagues distant; and by Mocba, which serves as its Storehouse, or Staple.

Mocha, fituated at the Entrance of the Red Sea in thirtren Degrees eighteen Minutes of North Latitude, is at present a City of the greatest Commerce in all Arabia-Felix, where it was transferred to from Aden, about the Middle of the 16th Century. There are hardly any Maritime Nations, either of Europe, Afia, or Africa, who do not fend Ships to Mocha; the English and Dutch generally fend theirs here, from the Places in India where they are settled, as the French did when their Commerce was most flourishing, but they now go there directly.

om of Gekenda,

ch I shall finish

te the Malliver, to the famous he Cape. The of Athen, and t more for the mes, called the hich are in the of Yapon (or the Dutch. And India Trade, I to omitted comit, I shall speak of the Levant

one of the finest Sea of Manmora

Bezelian, with y of Merchants, en of all Turkey its Carpets and ove all eftermed. that the Estates but this collected City.

s Circuit, and is Felix; this last, passes in Riches nerce, which is

lidedan, Chichiri, on the Ocean, or a; in fine, Bafferta, I shall de-

immense Riches tion of Pilgrims, these two Cities curepeans conse-informing my and Africk carry though it is at a te site Storehouse,

Degrees eighteen Commerce in all Middle of the of Europe, Afia, Dutch generally as the French other directly.

The other Vessels brought here by every Mousson, which are often fifty or more in Number, commonly come from Gea, Din, Towvel, Dabul, Goga, Calicut, Acben, Massuigatan, Negevá, Promiens, Cadis, Messanbique, Mesimaa, and Etbiopia, all loaden with the richest Products of the Places from whence the sail, or that their Freighters have collected from the most remote Parts of the East, as from Gbina and Japan; besides which Maritima Trade, a very great and rich one is carried on by Land, by Means of the Caravans from Aleppo and Suez, that arrive in the Month of March. They are commonly two Months on their Journey, and generally join on entering Arabia, making Part of those that conduct the Pilgrims to Mecca and Medina, but which, till then, are only composed of Merchants and Goods.

About a thousand Camels serve for to transport these Merchandize, Estables, and other Necessaries for the Merchants, and the Troops, which go as an Escorte to desend them against the Arabs; and these Caravans are esteemed but indifferently rich, if they carry less in ready Money, than two hundred thousand Dollars, and a hundred thousand Ducats of Gold, either Hungarian, Venetian, or Moorish; and this is only to be understood of what is entered at the Customhouse, there being always near as much more unregistered, and carried by Stealth, to save the Duties, which are very considerable. The Goods which these Caravans convey, are Velvets, Sattins, Armoisins, Gold, Levans Stuffs, Camblets, Cloths, Saffron, Quicksilver, Vermillion, and Merceries, from Nuremburg. The Royal Ship (loaded yearly for the Grand Seignior's Account) from Suez, brings also the same Commodities as the Caravans, with the Addition of some Muslovy Hides, Pewter, Fonwa (a Drug to dye Scarlet) and about four

The Goods which the Caravans, Royal Ship, and other foreign Vessels load at Mocha, in Return of those brought there, are partly the Products and Manusactures of Arabia, and partly what has been introduced by Ships from India, Africk, and Europe. The Arabians suriss but little to wards this Commerce of their own Manusactures, as they have only some Cotton Cloth, and this but coarse; though in Recompence of the said Defect, their Growths supply many valuable Commodities, as Incense, Myrrh, and Ambergrease, Aloes, Balm, Cassia, Dragons Bloot, Gum Arabick, Coral, and a Quantity of Plants, both Medicinal and Odiferous, precious Stones, especially Babarem Pearls, but above all, Cosses, which besides being of the best Quality, is so plenty as to load many Ships with it yearly, of which this Port is generally sull from all Parts, and under all Colours, as from Surat, Cambare, Diu, Malabar, and all Places in India; here are also Vessels of Casses, Sectors, Mascate, and all the Gulf of Persus, and of the Europeans; English, Presech, Dates, Danes, and Portugues; and besides the Merchants of the above-mentioned Nations, this is the Rendezvous of many from Barbary, Egypt, Turkey, and all Arabia, and may properly be termed a general Magazine, where the Merchandizes of an universal Trade are deposited.

Aden formerly enjoyed all the Advantages in Trade, that Mocha now does,

Aden formerly enjoyed all the Advantages in Trade, that Mocha now does, by a Transfer from the other; and is the only Port that the Grand Seignier has upon the Ocean; its Situation near the Mouth of the Red Sea, renders it a Harbour common to both, which still attracts a considerable Trade from the Arabians, Person, and Indians, as it some time ago did from the Dutch, till their own Plantations of Coffee proved almost sufficient to supply their Demands, and confequently slackened their Intercourse with other Nations for it.

Chichiri, or Chiriri, is feated higher than Aden in the Perfian Gulph, and is the first City in Arabia Felix, where the Dutch used to Trade before their corresponding with Aden.

This City has an Emir, or Arabian Sultan for its Sovereign, although Tributary to the Turks, to whom he pays annually four thousand Dollars, and twenty Pounds of Ambergrease. The Vessels from India, Persia, Etbiopia, and the Islands of Comorre, Madagascar, and Melinda, are those that mostly frequent this Place, whose Imports and Exports being similar to those of Aden, a Repetition of them here is superfluous.

Muscate is a City in Arabia Felix, fituated to the Westward of Mozol in the Gulph of Persia, in the Latitude of twenty-three Degrees thirty Minutes North,

directly under the Tropick of Cancer, and is a Place of greater Trade than any other near the Gulph of Ormus. The Pearl Fishery hard by the Isle of Baharam, in the Months of June, July, and August, is alone capable of enriching the City greatly; but besides this, it has the Advantage of being a Depository of all the Drugs, and Merchandize of Arabia, transported from hence to Persia, Egypt, Syria, the Indies, and even to Europe.

Case has its Port open and exposed to an East Wind, though sheltered from the West; its Trade is but inconsiderable, and this under the King's immediate Direction; some Vessels come here with Rice, Dates, and a Sort of Cloathing made of Hair in Persia, which Goods are exchanged for Oliban, Aloes, and Butter; and the properest Time for this Commerce is in the Months of May, June,

and July.

Ser; the Trade of this City (not far from the last mentioned) is very considerable; its Inhabitants are friendly to Strangers, and its Port being a very good one, attracts Ships from several Parts, especially from Mascate, Gameron, Surat, Galla, and other Places on the Coast of Ethiopia; the Merchandizes exported from hence are, Butter, Myrth, Slaves, Oliban, Aloes, and all other Drugs that Arabia produces.

Moleck, distant from Mecha about ten Leagues, has lost its Trade by the Proxi-

mity, and now hardly deals in any Thing but Salt.

Hodecda, is an Isle in the Latitude of fourteen Degrees fifty Minutes, that has a Creek proper for the Construction of Ships, and a secure Port; these Advantages draw a tolerable good Trade here, particularly in Coffee, brought from Zidda, Mocha, and other Parts.

Geneon; the Pearl Fishery renders this Place famous, and its Trade flourishing, of which the Banians have the Direction, with very considerable Profits.

Forfarn is an Island about three Leagues distant from Geneen, which, besides the Pearl Fishery, has a great Trade in Wheat, with which it supplies all Parts of

Judda, or Zidden; this is properly (as has been before observed) the Port to Mecca; its Trade consists chiefly in Cossee brought here by the Arabians, and bought by the Turks, who take it off, almost all; though here are also Merchants of Mogol, Perfia, and several Places on the Coasts of Ethiopia.

Of the Trade of the Gulph of Perfia.

THIS Gulph, called also the Gulph of Ormus (from the Isle of Ormus, a very little Distance from its Entrance) Gulph of Bassaro (from a City of this Name in Arabia Deserta, at its other Extremity) and the Gulph of El-Catif, (from a Kingdom in Arabia Felix, extending along the Coast, opposite to that of Persa, is equally celebrated for its Pearl Fishery, near the Isle of Babarem, as for its great Commerce with all the Oriental and European Nations, who send their Ships

either to Bender-Abaffi, or Baffora.

The City and Isle of Ormus, although quite fallen from its former Lustre, and entirely destroyed by Order of Cha-Abas, after his retaking them from the Portuguese, merits however to be mentioned, as due to the Memory of what they once were, and the Rank they for a long Time maintained among the most

trading Isles and Cities of Afia.

This Isle, seated in the Persian Gulph, pretty near its Mouth, and two Leagues from the Coast of Persia, has little more than twenty Leagues Extent; yet it bore for a confiderable Time the Title of a Kingdom, with its own Monarchs, Tri-

butaries however to the King of Perfia.

The Portuguese, who judged this Port necessary to their Infant Commerce in the Indies, took it in 1507, and hereby shut up the Entrance to Persia against all other Nations, as no Person was henceforward permitted to traffick there, without their Passport, or under their Colours; and whilst they of all the Europeans, remained Masters of the Indian Trade and Navigation, the Persians did not find themselves in a Condition to shake off this Yoke, which these new Comers had put on one of the most famous Empires of Asia. But the Dutch, hav-

Of ASIA,

Trade than any he Isle of Babaof enriching the Depository of all o Perfia, Egypt,

RLD,

h sheltered from ing's immediate ort of Cloathing Aloes, and But-s of May, June,

d) is very confieing a very good Gameron, Surat, es exported from rugs that Arabia

de by the Proxi-

inutes, that has ; these Advan-, brought from

Trade flourishrable Profits. , which, besides pplies all Parts of

red) the Port to e also Merchants

of Ormus, a very ity of this Name -Catif, (from a that of Perfia) fend their Ships

former Luftre, them from the emory of what mong the most

nd two Leagues ent; yet it bore Ionarchs, Tri-

Commerce in Perfia against traffick there, of all the Eue Perfians did le new Comers Dutch, having followed the Pertuguese to India in the latter End of the fixteenth Century, and the English at the Beginning of the seventeenth; the Emperor Cha-Abes valued himself on the Assistance of these latter, to drive his Luciuse from their Ise, which they were obliged to surrender in 1622, having lost, as they pre-tend, at its Taking, more than six or seven Millions in Merchandise, and other

Gameron, Gamron, or Gombrown, the Port of all Persia, and perhaps of all Asia, where the greatest Trade is transacted, was quite disregarded, till the Portuguese were drove out of Ormus; as before that Occurrence, this was only a small Village with about fifty miserable Hutts, where the Portuguese, however, kept twenty-five or thirty armed Barks, on Account of the Goodness of its Port, and to maintain their own Commerce, and hinder that of others.

Cha-Abas fortified the Port, and began to build the City, and by Privileges and Immunities drew Trade here, changing its Name, and calling it after his own. This Port is open to all Nations, except the Spaniards and Portuguese; and here are seen, Persians, Arabians, Indians, Banians, Armenians, Turks, Jews, Tartars, Moors, English, French, and Dutch.

The trading Time is from the Month of October (when the great Heats are over) to the Month of May (when they recommence) and at this Season the Ships of all the Europeans established in India arrive, and many others appertaining to Indians and Moors; and by Land at a fixt Day, is seen coming in here, diverse Caravaus of Merchants, from Ispaban, Schiras, Laon, Aleppe, Bagdat, Herat, Baffora, &c.

The English began their Trade to Persia in 1613, and were so much the better received, as the Grand Abas then formed the Design of engaging their Asfistance to dislodge the Portuguese from Ormus and other Parts, and for that Purpose entered into a Treaty with our Countrymen, that entitled them to many Privileges, which have however been very ill observed; for as soon as the Perfian Monarch had his Turn ferved, he forgot, or rather slighted his Engagements, and though he still continued to prefer the English, it was not in the Manner, nor to the Degree, as was promifed, or their Services deserved.

They now carry to Perfa Silver, a large Quantity of Cloth, Pewter, Steel, Indigo, Silk Stuffs, and the finest and most beautiful Indian Cottons.

The Dutch Cargoes confift of Spanish Dollars, and Rixdollars, Goods that they receive from Europe, and what they collect from their different Settlements in India, but above all, Spices, with which they supply all Persia; Siampan, Anis, and Santal Woods, Ginger, Indigo, Vermillien, Incense, Benzoin, Quicksilver, Lead, Pewter, Copper, coloured Cloths and Linens.

The Indian, Arabian, and Moorish Vessels are loaden with the Products and

Manufactures of their Countries; and the Goods that come by the Caravans, confift in various Gold and Silver Stuffs, Velvets, Taffeties, Porcelain, Feathers, Morocco Leather, Wool, Brocades, Carpets, Turkey Camblets, and other slighter ones from Arabia, Medicinal Drugs, Dragons Blood, Manna, Myrrh, Incense, Raisins, Dates, Barcun Horses, but particularly in raw Silk, which is the greatest Article in the Persian Trade; here are also found Turquoises, and Pearls, of which latter I shall have Occasion to speak more hereafter.

All Nations trading to Gamron, have their Houses and Magazines here; those of the English, French, and Dutch, having more the Air of Palaces than Merchants Offices and Habitations, and are seated along the Sea Side, which is very convenient for the loading and delivering their Ships, as they arrive.

Perfia has still some other Ports in its Gulf, but much less considerable than Bender-Abassi, which has attracted almost all the Commerce of these Parts.

Congre, or as some call it Bender-Congo, or Bender-Erric, is also in some Reputation, and Strangers fend their Ships, or conduct their Caravans here; the chief Trade is however in Pearls, and Boles for Dying and Painting Green and Red, which are gathered from little Hills of these Colours, in a Mountain a few Leagues

from the City, called by the Natives Chiampa.

Baharem, is an Island in the Persian Gulf, seated over against the Coast of Arabia (from which it is but a little distant) belonging to the King of Persia. The Soil is fertile, and produces plenty of Fruit, particularly Dates, though the

Water has to bad a Talte, that Strangers cannot use it, and the Divers who frequent dile Place are obliged to seek it elsewhere. It is not the Fertility of the Ise, nor the Trade carried on here, that renders it so famous in all the East. and obliges the Persians to have a Citadel, and to keep a Garrison of three hundred Men'here'; but the Pearl Piffiery, which is near it, produces at least a Mil-

lion yearly.

This Fiftery begins with June, and erms with September, in which Pearls of This Fiftery begins with June, and erms with September, in which Pearls of This Fiftery begins with June, and erms with September, in which Pearls of This Fiftery begins with June, and erms with September, in which Pearls of This Fiftery begins with June, and erms with September, in which Pearls of This Fiftery begins with June, and erms with September, in which Pearls of This Fiftery begins with June, and erms with September, in which Pearls of This Fiftery begins with June, and erms with September, in which Pearls of This Fiftery begins with June, and erms with September, in which Pearls of This Fiftery begins with September, and the September of the Sept a large Size are formetimes taken, even to the Weight of fifty Grains, though in common from ten to twelve; and those that exceed this, ought to be separated

for the King, though herein he has not always Justice done him.

Baffora, or Balfora, is fituated on a River named by the Arabians Schat-el-Arab, which is formed by the Union of the Euphrates and Tigris, that join a good Day's Journey above this City, and so united, empty themselves into the Person Gulf, twelve Leagues below it. This Place is rich, and of greater Trade than any one in Arabia Deserta; and its Fossession having been for a long Time disputed by the Arabians, Persians, and Turks, these latter remained Masters of it.

Baffora, like Bender-Abaffi, gained confiderably by the Destruction of Ormus, and here are now feen Ships from all Parts of Afia, and Europe, and especially among these last, the English and Dutch make a considerable Figure, they having their Factories here, to transact their Business, and dispatch their Letters by Land, which is done by the Way of Damas and Aleppo. The Portuguese also

have a Settlement here, though to very little Purpose.

Almost all the Trade passes through the Hands of Indians, Persians and Armenians. The Caravan of Baffora is one of those that carries to Bender-Abassa a Part of those rich Goods, with which that Trade is supported: And the same Caravan brings back on its Return, the Products of India, Coina, Yapan, and Esrope, of which Bender is (as has been before observed) a Depository, Staple, or Storehouse for Persa, and the three Arabias.

Befides this Commerce with Bender-Abaffs, and that which Baffors maintains on the Sea Coast with the Indians, Moors, and Europeans, whose Ships arrive here every Mousson; this City has also a very considerable one with Bagdas, which is not at a great Distance, and is commodiously feated for a Transportation of its Commodities by the Tigris; and the same with Aleppo, and the rest of the Ottoman Empire in Afia, from whence Caravans set out, and a Part of them always

defined for Baffora

We might also place in the Number of those things that render this Trade flourishing, the passing here of the Persians, in their Pilgrimage to Mecca, who commonly take this Route, and not only pay large Duties to the Turkifb Bashaw, but also exchange or sell a Quantity of Goods here, which they bring in their little Caravans going and coming.

Of the inland Commerce of Persia, and the States dependant on it.

RADE is regarded as an honourable Profession in Persia, where the Name of a Merchant is esteemed a Sort of a Title of Distinction, and something respectable; the Noblemen, and even the Sovereign himself, do not distain to exercise the Function, and to have Warehouses, &c. for carrying it on.

The Empire of Persia is of so great an Extent, and its Provinces are generally so rich and abundant, that the Assertion of its Trade being one of the most con-

siderable in Afia, has nothing surprizing or incredible in it.

Is as the Center of this Commerce; it is from thence that the Caravans set out for carrying the Goods to Bender-Abassi, which the Factors of foreign Nations reliding here have purchased for Shipping. And it is here, where many yearly arrive, both from within and without the Kingdom, as from Schiras, Laor, Aleppo, Bagdat, Herat, Baffora, and all those from the Levant; and there are few Cities, where Trade attracts fo large a Number of Strangers as this; of which the most considerable are the Armenians of Zulfa, a Colony which Abes to Grand established in one of the Suburbs; and the Indians, of which here

Divers who fre-the Fertility of in all the East, n of three hunes at least a Mil-

which Pearls of ains, though in to be separated

rabians Schat-el-igris, that join a micles into the of greater Trade for a long Time emained Masters

iction of Ormus, e, and especially are, they having their Letters by e Portuguese also

Perfiant and Arto Bender-Abaff : And the fame Japan, and Euitory, Staple, or

Baffora maintains Ships arrive here Bagdat, which is afportation of its e rest of the Ott of them always

ender this Trade to Mecca, who Turkifb Bashaw, y bring in their

it on it.

vhere the Name and fomething to not disdain to it on. es are generally

of the most con-

that the Cara-Factors of fois here, where i, as from Schine Levant; and rangers as this; Colony which of which here are more than a thousand, who have their Shops in the Meiden (or Market) next

Here are also settled (though less numerous) English, French, Dutch, Italians, panierds, Tartars, Arabians, Turks, Georgians, Persians (from all the Provinces

of the Empire) and Yews 10

There are no Sorts of Goods, which may not be found in *Iffalan*; but the greatest Trade it drives is in Silk, of which in almost incredible Quantity is annually gathered in *Perfin*. The Provinces which produce most, are *Guillen*, *Mejandaran*, *Media*, *Battria*, *Caramania*, and *Georgia*, which all together may produce about twenty-two thousand Bales (of two hundred and seventy fix Pounds

each) with an Appearance of its yearly increasing.

This Silk is distinguished into four Sorts, viz. Chirvan (so called from Chirvan in Media, near the Caspian Sea, and in Europe. Ardasse) Karvary, or Legis, (gathered at Legiam, a small Town of Guillan) Ked-Coda-Pensend, or Bourgeoise, and Charbaffe, or Brocard. Of all which Silks, it is faid not above a thousand Bales are used in the Perfian Manusactories, and the rest sold for Transportation to Turkey, India, and all Parts of Europe and Afia.

The Manusactures of Stuffs in Perfia are on a Footing with those in Europe, excepting Cloths, of which here is no Fabrick established, and the Perfian Manusactures of Stuffs in Perfia are on a footing with those in Europe, excepting Cloths, of which here is no Fabrick established, and the Perfian Manusactures and Stuffs.

nufacturers make of Felt (which they understand the working up, as well as any

People) some Cloaks, and common Carpets to cover the fine ones, for which they are justly so famous.

A very great Trade is drove in Persia with Cloths from Europe, brought by the English and Dutch to Gamess, among which are likewise some French, more especially those of Berry and Useau.

The Stuffs that the Persians most commonly make in their Manufactures, are of Wool, Cotton, Goats and Camele Hair, and above all, Silk, with which they very often mix the three last Materials. The spinning, winding, and milling, are similar to what is practised in France at Lyons and Tours, and the Persons are intelligent in the Use of the Distaff, Spindle, Reel, and Mills, which serve in the

faid two Cities, for the Silk's Preparation.

The Stuffs they make of pure Silk, are Taffeties, Tabbies, Sattins, Gros de Tours,
Turbants, Ribbons and Handkerchiefs. They make also Brocades, Gold Tiffues,
and Gold Velvets, of which last Sort some cost fifty Tomans the Guge, or Perfrom Ann, which comes to about five Pounds Sterling per English Yard, and is certainly the dearest in the World. The finest Persian Carpets are made in the Province of Kirman, especially at Sistan; and among the Stuffs made of Silk only, there are many painted with various Designs, and some heightened with Gold and Silver, applied with Moulds and Gum Water, which they understand so well performing, as to make them almost appear true Brocades.

The Woollen Munifactures, or those of Camels Hair, are for the most Part established at Vielde, Kirman, and Managangus, the Wools of Kirman being the single

established at Yeste, Kirman, and Mongnay, the Wools of Kirman being the finest in the World. The Goats Hair Stuffs are made in Hircanis, and resemble Bara-

gons, the finest coming from Dourak in the Persian Gulf.

The other Goods, which the Perfians fend abroad besides their Silks and Stuffs, are Porcelanes, Feathers, Marocco Leather, Cotton Wool, or Thread, Chagrin of all Colours, Tobacco, Galls, Matts, Balkets, Things wrought in Box, Iron and Steel of Cashin, and Korasan; Furs, Lavis Lazuli, (which comes from the Usbecks, but of which Persia is the Storehouse) Persumes, especially Ambergrease and Musk, (both Productions Strangers to Persia, but found here in great Abundance, the one brought from India and the Red Sea, and the other from Tibet) Pearls from the Perfian Gulf, Turquoises, all Sorts of Spices brought by the Dutch to Bender-Abassi, Saffron the best in the World, particularly that from the Coasts of the Caspian Sea, and Amadan, Allum, Brimstone, distilled Waters of Orange Flowers, Roses, &c. Glass, Crystal, diverse Animals Skins prepared at Schiras, Coffee brought there from Arabia. In fine, Variety of Medicinal Drugs and Gums, which either grow or are brought here; and among the Products of Persia, and as Part of her Merchandize, the excellent Wines of Schiras and Yefd, should not be forgotten, as the Perfiant do not consume the whole themselves (though the great Men here are very much given to Inebriety, notwithstanding the Alcoran's Probabition) but they are transported annually to a very considerable Value all over Indestan, and even to China. Pistachoes and Almonds grow plantifully in Test, Cashin and Sustanta; and of Camels, Horses, Mules, and Lambir large Quantities are yearly sent into the Dominions of the Grand Seignier, Indestan and other Parts of Ass. All that has been here faid of the Trade of Persa, must be regarded as a Description of it, before the Revolution in 1721; and as the Troubles in that Kingdom still continue, the Commerce there is not only interrupted, but in a Manner lost, especially to the Europeans, and must remain so, till Peace (the Parent of it) restores Tranquillity, and places Trade on the Focting it formerly was.

Of Georgia and Mingrelia.

THERE is hardly any Country in all Afia, more abundant in Cattle, wild and tame Fowl, Fruits, Wines, and indeed all the Necessaries of Life, nor where they are in greater Perfection, than in Georgia. Its Wines, particularly those of Testin its Capital, are transported to Armenia, Media, and even to Maham, where a Quantity of it is always reserved for the King's Table, Silk is gathered here in Plenty, but the Georgians not understanding its Preparation, nor having hardly any Artificers among them to manufacture it, they carry it among their Neighbours, and drive a great Trade with it at Armerom in Turkey and thereabouts.

The Lords in Georgia being Masters of the Lives and Liberties of their Vassals, as the Fathers are of their Children, make the bad Use of their Power to sell many thousand of both Sexes yearly into Slavery, more especially of the Fermales, who being all very beautiful, are purchased by the Tarks and Persians for their Seraglics; and this iniquitous Commerce is principally carried on by the

Averianiant

Mingrehis does not traffick less in Slaves than its Neighbour Territory, as above twelve thousand of these unhappy Wretches are yearly disposed of in this Manner, of which above three thousand are purchased for Confiantinople. The other Merchandizes that this Country produces, are Silk, Flax, in Linen and Thread, Linseed, Hides, Martens Skins, Castor, Box, Wax, and Honey of two Sorts, the one white and the other red, though both excellent; it is the Turks of Confiantinople, and the Merchants of Casta, Gonia, Irista, and Trebisonde, who carry on this Trade; and it is common to see twelve Sail yearly from Constantinople, and more than sixty Feluccas from other Parts, which bring here sundry Goods and Provisions, to truck against those of the Country, as very little or no Money intervenes in these Negociations, or any that are transacted by the Mingrelians.

The Goods proper for this Exchange, are Bracelets, Rings, Glass or small

Necklaces, small Knives, Pins, Needles, and other minute Mercery.

Brimstone and Nitre are sound near Tessis, as a sofsile Salt is, in some Mines in the Road to Erivan. Olive Oil is very dear, so that the Natives both eat and burn that of Linseed; which is all the Use the Georgians make of this Plant, as they throw it away, when the Seed is gathered, though they might have excellent Flax from it, did they not prefer the Cotton Cloth to Linens.

Avogafia, Part of Mingrelia, is abundant in Flax, Hemp, Pitch, Wax, and Honey, though this last is commonly bitter, by reason of the Boes gathering it from the Box and Yews that grow here in Plenty. Vermillion is found in an abmost inacceffible Rock; and it is in several Parts of this Province, that the true Rhapontick is met with, which many take for Rhubarb, and what dishenest Druggists sell for it.

Of Armenia.

THIS Kingdom, after many Revolutions, was at last subjected by the Turk and Persian; and as I have already treated of that Part belonging to the Schah, I shall now speak of the other under the Dominion of the Grand Seignier,

nually to a very per and Almonds Horses, Mules, as of the Grand here said of the re the Revolutione, the Comially to the Enter Tranquillity,

in Cattle, wild effaries of Life, Wines, particudia, and even to a Table, silk is Preparation, nor carry it among in Turkey and

of their Vaffals, ir Power to fell cially of the Feand *Perfians* for arried on by the

rritory, as above of in this Manple. The other hen and Thread, f two Sorts, the crurks of Conconde, who carry in Confiantimople, a fundry Goods the or no Money Mingrelians.

Glass or finall

in fome Mines actives both eat to of this Plant, might have ex-

ch, Wax, and ses gathering it found in an althat the true what dishonest

d by the Turk onging to the Grand Seigniar, or at least of the two principal Cities, which seem to have divided the Trade of all the rest of the Kingdom between them.

Ernerum, or Erneron, 'apital of the Part of Turkift Armenia, is a City of very confiderable Trade, confining chiefly in Copper Plates, Diffics, &c. Furs, Galls, Caviar, and Madder. The English drive a great Trade here, and have a Conful, who lives in a very handsome Manner.

Tocat is the second City in Turkish Armenia for Trade, and is regarded as the Center of it for Asia Minor, where Caravans are incessantly arriving or departing; those of Diarboquis are eighteen Days coming here, and those from Erwerum but sisteen. Those from hence to Smope are but six Days going, and those from Bursa twenty. The Caravans that go directly to Smyrna, without passing by Angora, or Bursa, are twenty seven Days on the Road if with Mules, but forty if Camels are the Bearers; in fine, here are Caravans that go only to Angora.

The great Trade of this City confifts in Utenfils of Copper, as Kettles, Cups, Candlesticks, and Lanthorns, which the Artifans here work very neatly, and these Commodities are sent to Constantinople and Egypt; the Copper they make use of comes from the Mines of Gumiscana, three Days Journey from Trebisonde, and from that at Castamboul, ten Days Travel from Tocas towards Angera.

Here is prepared a Quantity of yellow Morocco Leather, which is carried to Samfon on the Black Sea, and from thence to Calas, a Port of Valachia, where is also sent some red ones; but these the Merchants of Tocat procure from Diarbeck, and Caramania. Painted Linens are also a great Object of Trade here; and although they are not so handsome as those of Porsia, yet the Muscovites and Crim Tarters, for whom they are defigned, are contented with them; and the Commerce of Silk is not inconsiderable here, though that of the Growth of the Place is all worked up here in slight Silk Stuffs, sewing Silk, and Buttons.

Of the Commerce . Great Tartary.

THE Tartars are at present Masters of a third Part of Asia, and their Country (commonly called Great Tartary, to distinguish it from the Lesser, which is in Europe) is situated between seventy-five and an hundred and fifty Degrees of Longitude, and from thirty-eight to fifty-two Degrees of North Latitude, these People now possessing all the North of Asia, and are at present divided into three different Nations, viz. the Tartars, properly so called; the Calmoucks, and the Moungales; for though all those Pagans that are dispersed about Siberia, are without doubt descended from the Tartars, yet they are not now considered as a Part of them, but regarded as a savage People. The Tartars, particularly so mamed, inhabit the Western Parts towards the Caspian Sea, and are all Mabometans: The Calmoucks are in the middle of Great Tartary; and the Moungales near the Oriental Sea, but both Idolaters. The first are subdivided into many Branches; and the Moungales into Tribes, or Branches of Tribes: And Great Tartary does not belong to one Sovereign only (as many have believed) but is possessed to the Casa of Museowy, the Emperor of China, and by many petty Chans, or Princes, who reign over large Provinces.

Chans, or Princes, who reign over large Provinces.

This vast Country is under the finest Climate in the Universe, and of an extraordinary Goodness and Fertility, but as it is one of the highest Tracts of inhabited Land, it wants Water in many Parts, though washed by nine principal Rivers, viz. the Amur, Schingal, Schinga, Jenisca, Amu, Khefell, Jaick, Irtis, and the Ody, and therefore is only cultivated on their Borders, and this but just where Necessity drives the Inhabitants to; for the Calmoucks and Moungales never use any Agriculture, and only live on what their Cattle produce them; and their vagabond Life is owing to this want of Farming, which constrains them to change their Habitations in conformity to the Seasons, occupying the Northern Country in the Summer, and the Southern in the Winter.

And the Great Tartary has this Particularity, that it produces no Trees of any Height, except towards the Frontiers, and there only in some few Places; for all that are found in the Heart of the Country are only Shrubs, not exceeding Man's Height; but in Recompence hereof, the Mountains furnish the Natives with a

large Quantity of wild Goats, white Bears, black Foxes, Ermines, Sables, and Gluttons (a flesh-eating Animal, a little smaller than a Wolf) whose Furs, with Rhubarb, Ginseng Root, Silk, Wool and Musk, constitute the Trade of the Northern, Eastern, and Southern Part of the Country; but the Tartars, which inhabit the Wost, on the Borders of the Caspian Sea, regard all Trade as a Matter beneath them, and glory in robbing the Merchants who pass through their Territories, or at least exact so on them, as to make them loss all Delire of returning among them; and indeed, all these Mahometon Tartars, live on the Rapine and Spoil, which they pillage from their Neighbours, whether in Peace or War, in which they are very different from the Calmouchs and Moungales, who, although they are Pagans, live quietly on the Products of their Flocks, and offend no one, unless they are first molested: Of these some have-fixed Habitations, though others have neither Towns nor Villages, but live in Tents, and wander from one Place to another, according as the Conveniency of Pasturage invites; and they all support themselves by equinine Food, as we do by that of Oxen and Cows, of which latter they rarely eat, but live chiefly on Horse Flesh, and make use of Mare's Milk, as the Europeans do of that of their Kine. The Tartars have so strong a Passion for the Colour red, that not only their Princes and Ladies, but even the common People (through all the North of Afia) would do more for a Piece of Stuff with this Dye, than for four times the Value in Gold

The chief City of the Eastern, or Nieucheu-Moungales, is Naun; that of the Western, or Calcha-Moungales, Argunskoy. The Kingdom of Tangut, or Bagbargar, is divided into two Parts, of which the Southern is properly called Tibet, this Kingdom is now in the Hands of the Calmoucks, and is the peculiar Patrimony of Dala-Lame, the Sovereign Pontiff of all the Pagan Tartars, who by fome has been confounded with Prefler-John (before spoken of.) The Capital of this Kingdom is Barantola, in whose Neighbourhood is gathered a Quantity of Rhubarb, &c. and at Tarzinda is a Mine of Gold extremely rich, at the Foot of the Mountains, which separate the Lands of Contaifeb, from those of China, to the East of the Deserts of Goby, of which the Chinese have taken Possession, and have established here some Colonies of the Moungalians.

The Kingdom of Cascbgar, or the Little Boucharie, is a fertile Country, and tolerably populous; it is rich in Gold and Silver Mines; but the Calmoucks, who are at present its Masters, receive but little Benefit from them, as they live quietly on the Products of their Cattle, and never mind Gold nor Silver, that is to cost them Trouble in its Acquisition, however the Bouchares, who inhabit the Towns, collect a good deal of Gold Dust in the Spring, in the Gutters, which the Torrents occasioned by the melting Snows, make on every Side of the Mountains, and carry it to India, China, and even as far as Tobolfky in Siberia. There is also found large Quantities of Musk in the Casebgar, and many Sorts of precious Stones, among which are Diamonds; but the Inhabitants have not the Art to cut

or polish them, and therefore are obliged to sell them rough.

The City of Cascbgar, which gives its Name to the Country, was once the Capital of the Kingdom; but since the Tartars have been in Possession of it, it is greatly fallen from its pristine Grandeur; however it still carries on some Trade with the neighbouring Countries, though little in Comparison of what it

did formerly.

Jerkeen is at present the Metropolis of the Little Boucharie, and is pretty large. It is the Staple of the Indian Trade with the North of Afia, of Tangut with Siberia, and of the Grand Boucharie with China, which renders it both rich and populous. If Peter the Great had lived a few Years longer, he would have endeavoured to establish a Trade between this Place and his Territories, by means of the Irtis, which would have been very advantageous to Russia.

Chateen, or Chotan, is to the East of Jerken, and at present in a sourishing Condition, by reason of the great Trade carried on here between the Boucharis, Calmoucks, Indians, and the Tangutois, and the extreme Fertility of the

The Great Boucharie (of which Bouchara is the Capital) comprehends the Sogdiana, and Bactriana of the Ancients, with their Dependancies, and is at

mines, Sables, and Volf) whose Furs, te the Trade of the he Tartars, which Trade as a Matter through their Ter-all Detire of rertars, live on the whether in Peace ks and Moungales, f their Flocks, and have-fixed Habitalive in Tenta, and iency of Pasturage we do by that of

Vaun; that of the angut, or Bagbar-perly called Tibet; the peculiar Patri-Tartars, who by of.) The Capital thered a Quantity rich, at the Foot m those of China, e taken Possession,

fly on Horse Flesh, their Kine. The

only their Princes

rth of Afia / would the Value in Gold

tile Country, and e Calmoucks, who as they live quietly er, that is to cost shabit the Towns, which the Tore Mountains, and a. There is also Sorts of precious not the Art to cut

was once the Ca-Possession of it, it carries on some parison of what it

ie, and is pretty Afia, of Tangut nders it both rich r, he would have s Territories, by Ruffia.

in a flourishing etween the Boue Fertility of the

comprehends the ancies; and is at present the best cultivated, and most populous of any Province in all the Grand

With the Mahametan Tartars the Slaves are a confiderable Object of Trade, for whose Corrected often make War with their Neighbours, keeping some ", and felling the rest where they can, and this Commerce goes so far witt iorae of them, that in Default or an Opportunity to make Slaves, they do not scruple to steal and sell the Children of one another, or to sell their own, if they cannot do better, if they are tired of their Wives, they fell them without any Ceremony, as they do their Daughters, especially if they

The Horses of these Tartars have but a bad Appearance, being very lean, not-withstanding which they are indefatigable, and may justly be termed the best Horses in the World.

It must be acknowledged that Nature has withheld nothing from this fine Country, that could render an abode here agreeable; the Mountains abounding in the richest Mines, and the Vallies in an admirable Fertility of all Sorts of Fruits and Pulse. Their Meadows are covered with Grass Man high; their Rivers full of excellent Fish; and Wood (so scarce in all the of rest Great Tartary) grows abundantly in many Places of this Province; but all this is of very little Use to the Tartar Inhabitants, who are naturally to flothful, that they rather chuse to pilfer and steal, than to apply themselves to cultivate what Nature has offered

Carfebi, or Karfebi, is at present one of the best Cities in the Great Bouebarie; it is large, well built, and better peopled than any other in the Country; the adjacent Parts are extremely fertile, and its Inhabitants carry on a very good Trade to the North of India.

Jalafagan, which stands almost in Front, is one of the chief Passages by which People enter from the States of Contaifeb into the Great Boucharie.

Badagseban is a very ancient, and extremely strong City; it is not large, but well enough built, and populous; its Inhabitants are rich by the Gold, Silver and Ruby Mines in its neighbouring Mountains; although there is no one who regularly works these Mines, those who live at the Foot of the Mountains, do not benefit themselves a little by the Grains of Gold and Silver which they collect in the Spring, after the melting Snows have washed them from their Beds, by their Torrents.

Anderab is the most Southern City of all the Great Boucharie, separating the Territories of the Great Mogul and Persia from Grand Tartary; it is by this Place, that whatfoever is brought in, or carried out of this Country, to or from the States of the former, must necessarily pass. And there is in the Neighbour-hood of Anderab rich Lapis Lazuli, with which the Bouchares carry on a considerable Trade, with the Merchants of India and Persia.

Although Cabul, or Caboul, depends on the Great Mogul, and not on the Chan of Balck, it will be a propos to lay fomething here, concerning the flourishing Trade maintained between the Subjects of these two Princes. Cabul, situated at the Foot of the Southern Mountains, which separate the Estates of the Great Mogul from the Grand Boucharie, is one of the finest Cities to the North of India; it is large, rich, populous, and because it is considered as the Key of the Grand Mogul's Territories, towards Perfia, and the Great Boucharie, it is always carefully kept in a good State of Defence. This City is the Staple of all the Merchandize, that passes to the Indies, P. fia, and the Grand Boucharie. The Subjects of the Chan of Balck come here in Throngs with Slaves of both Sexes, and above all, with Tartarian Horses, of which so great a Trade is driven in this City, that it is pretended here comes yearly more than fixty thousand. The Neighbourhood of Cabul is very fertile, and all that is necessary for Life grows here in Abundance, and is very cheap.

The City of Bouchara, or Buchara, is upon a River, whose Waters are very unwholfome, and which discharges itself into the Amu, about forty Leagues from the Cuspian Sea; it is large, fortified, and well seated for Trade with Tartary, Perfia and India; though with all these Advantages it carries on but little, being hindered by the extraordinary Impositions on Foreigners in the Article of Customs.

Samarkant,

Of the GENERAL TRADE of the WORLD.

Samarkant, Capital of the Province of Maurenner, is about feven Days Journey to the North of Bouchara, and was formerly much more brilliant than now, however is is still large and populous enough; it is said that the best filk Paper is made here of any in the World, and therefore is much sought after by the Oriental Nations. Here is the most farnous Mabametan Academy of Sciences; and its adjacent Grounds produce Apples, Pears, Grapes, Melons, (of an exquisite Taste) and in such Quantities, that the Empire of the Great Megul, and Part of Persia, are supplied from hence with them; and indeed this City wants nothing to render it confiderable in Trade, but other Masters and Neighbours than the Mahometan Tartars.

Wardanfi, scated to the Westward of Boucara, towards the Frontiers of Charaffin, is a tolerable large City inhabited by the Bouchares, who in peaceable Times trade

to Perfia, and in the Country of Charassim.

Balck is the Capital of the smallest, and most Southern Part of the Grand Boncharie, but extremely well cultivated and fertile; here is gathered a great deal of Silk, which the Inhabitants work up into Stuffs; the Ufbecks here are the most civilized of all the Mahometan Tartars of the Grand Boucharie; to which the great Commerce they drive with the Persians and the Subjects of the Great Mogul does not a little contribute.

Talchan, seated below Balck, on the River that runs by it, is a small City, well

built, pretty populous, and with a tolerable Trade.

Cachemire is a small Kingdom, that is hardly thirty Leagues long, by twenty broad, so shut in by high Mountains, which separate India from the Grand Tartary, that there is no Entrance to it, on any Side, without passing Rocks of a prodigious Height; it is almost one continued Valley, whose Fertility and Beauty makes up for the Smallness of its Extent, as all Sorts of Fruit and Pulse that we have in Europe grows here abundantly without the Fouble of Cultivation.

The Cachemerians are very industrious, and possess the Secret of making the lacquered Wares, and light Woollen Stuffs with Borders, so much esteemed in

India. The River Amu, or Abiamu, which has its Source to the North-North-East of this Kingdom, and runs by it, is full of all Sorts of Fish, and its Sorders quite charming, on which grow those excellent Melons, and all those other delicious Fruits, which are so sought after in Persia and India, and which are trans-

ported even to Russia.

Charassm is a Country extremely fertile in all those Parts that are fit for Culture, and its Inhabitants are reckoned the richest Herdsmen of all the Ottoman Empire; they are supported entirely by their Cattle, which consist in Camels, Sheep and Goats; and lodge in Tents, which they transport from one Place to another, according as the Season and Conveniency of Pasture suits: In Winter they encamp along the Euphrates, on the Side of Mesopotamia and Natolia; and the Summer Heats invite them to the refreshing Vallies enclosed by the Armenian Mountains

towards the Rife of the Euphrates and Tigris.

The second Body of Turkmans (called Eastern Turkmans) also subsist by their Cattle, or Agriculture, according to the different Dictricts they are found in; the Winter Season they pass in the Towns and Villages in the Neighbourhood of the Amu, and the Caspian Sea; and in Summer they encamp wheresoever they meet

with good Pasturage and Water.

There are twenty Provinces in this Country of Charassim. That of Burma is to the East of the City of Uafir, towards the Frontiers of the Grand Boucharie. This Province is very fertile, populous, and produces the most delicious Melons of all the Charassim. That or Gordisch is between the Pischga and the Kumkant; and as this Province is watered by the River Amu. it is one of the most fruitful, and best cul-

tivated Parts of the Charassim.

The Cherafan is beyond Contradiction the finest, richest, and most fruitful Province of all Perfia; but having mentioned it already, I shall only here add, that as the Climate of this Country is excellent, and the most temperate of any in this Empire, nothing in these Parts can equal the Fertility of its Soil; all Sorts of exquisite Fruits, Cattle, Corn, Wine and Silk thrive here to a Miracle: Mines of Gold, Silver, and precious Stones are not wanting; and in fine, all that can render a Place rich and agreeable this Province abundantly possesses.

Days Journey to n now, however per is made here iriental Nations. nd its adjacent afte) and in fuch fia, are supplied nder it considernetan Tartars, iers of Charassin, ble Times trade

the Grand Boui a great deal of ere are the most which the great which the great freat Mogul does

fmall City, well

long, by twenty
the Grand TarRocks of a prolity and Beauty
d Pulse that we
litivation.
of making the

c or making the uch efteemed in e North-Northand its Sorders hose other deliwhich are trans-

e fit for Culture, ttoman Empire; mels, Sheep and to another, acter they encamp and the Summer mian Mountains

fublish by their to found in; the courhood of the ever they meet

of Burma is to ucharie. This lelons of all the nt; and as this, and best cul-

At fruitful Prore add, that as ny in this Emrts of exquisite Aines of Gold, render a Place

The

Of A S I A, &c.

The City of Mefched, or Mefchet, fituated on a little River which falls into the Kurgan, was once in a very flourishing Condition, by the many confiderable Manufactures of Gold and Silver Brocades, with other Stuffs fettled here. The earthen Ware of this Place was also very much ofteemed, besides which a great Trade was carried on here in those beautiful filver-grey Lambskins with curled Wool, finer than Silk itself: And it was in every respect a very rich, stately and populous City, till the Ufbect Tartars plundered and left it in a miserable forlorn Condition; its adjacent Parts are, however, the most charming of any in the World, and produce in abundance all Sorts of examine Fruits and Greens, as its Neighbouring Mountains do Turquoises, and even Rubies.

Herat is at present the finest and largest City of all this Province, since the Ruin of the last mentioned, which was the Capital; it is rich, fair, and populous, and produces the handsomest Carpets of all Persia; here are also made several Sorts of valuable Stuffs and Brocades; and in a Word, this is the Staple of almost all the Commerce carried on between Persia and India, as it lies in the Route from Ispaban

Aftrabath is fituated on a Gulph of the Cafpian Sea, being the Capital of the Province of that Name, and passes for one of the finest Cities in Persia, as it is large, well built, rich and very populous. Here are many fine Fabricks of Silk, and Woollen Stuffs, more particularly a Sort of Camblet that is vastly efteemed. The circumpacent Lands are equally agreeable and fertile in every Necessary of Life, and the neighbouring Mountains are all covered with Forests of Fruit Trees. The Gulf of Astrabath is about fifteen Leagues from East to West, and sour or five from North to South, but is only navigable for small Vessels, because here is not more than ten or twelve Feet Water at its Entrance to the Caspian Sea, but it is of great Convenience to this City, by Means of the Communication it has with all the Persian ones seated on that Sea.

Mankifelak is a small Town in the Country of Charasson on the Borders of the Caspian Sea, to the Northward of the Mouth of the Southern Arm of the Amu, and in itself it but trifling, as it does not contain at utmost above seven hundred miserable Cots; but its Port is excellent, and the only one on this Sea; it is spacious, secure, deep, and if it was in other Hands, would make Trade soon slourish.

Urgens, the Capital of Charassian, is situated in a large Plain to the North of the River Amu, about twenty-sive German Leagues from the Eastern Border of the Caspian Sea. This City was once very considerable, but since it became subject to the Tartars, and the Amu, that run at the Foot of its Walls, has taken another Course, it is tell greatly to Decay.

Turkestan is about seventy Leagues long, and as many broad, having several good Districts of Land on the Side of the River Yemba, and towards the Mountains which divide this Province from those of the Calmoucks; but the Inhabitants make no Advantage of it, as Rapine is their only Occupation, and sew among them have any fixed Habitation, but live in Tents, towards the Frontiers of the Calmoucks, and the aforesaid River, that they may be within Reach of benefiting themselves by any Occasions that shall offer for Pillage or Plunder; and they go to sell the Slaves they make in these Excursions either to the Charassm or Grand Boucharie, where they always find Persian, or Armenian, and sometimes Indian Purchasers.

Of the Caspian Sea.

IT is but a little while fince we have had any true Knowledge of the Majanderan or Caspian Sea, which the Ferfans call Kuljum. It is beyond Difpute the greatest Lake in the Universe, being situated between the thirty-seventh
and forty-seventh Degrees of Latitude, and the seventy-seventh and eighty-third
Degrees of Longitude; its Waters are extremely salt, except towards its Shores,
where they are freshened by the Rivers running in, and it abounds with Sturgeons, Salmons, Salmon Trout, &c. all which Fish come in the Spring to see
the Mouths of the fresh Water Rivers; and it is incredible what a Quantity are
yearly taken at this Season; here are also Carps and Breams, which is something particular in a Sea, whose Water is naturally salt; and here is also the

White Fish, called by the Russians, Bielinga, which is peculiar to this and the Black Sea; and for this Reason some pretend that these two Seas have a subterraneous Communication. All these Sorts of Fish are much larger and fatter than elsewhere, especially the White Fish, which have been taken twenty Feet long; they have some Resemblance to a Pike with the Taste of a Sturgeon. The Caspian Sea has neither Flux nor Resux; and only the Port of Baku (in the Province of Schivan) on all its Western Coast, and this solely for small Vessels; though there is a good Road at Terki, where Vessels may ride in Safety, between the sile of Zezen, and the Land. On the Eastern Coast is the Port of Mankischlak in the Coorassan, which is excellent, and the only one found in this Sea; but being unhappily in the Hands of the Tartars, with all this Eastern Coast, it is of very little Use.

Of the Cofacks, or Cofaques.

THE Cofacks are now divided into three Branches, and the Ruffians, on whom they depend, call their Country the Ukraine, which is in that Language, feated on the Frontiers, because it effectually makes a Frontier between Ruffia, Poland, Little Tartary, and Turkey, being to the Westward of the Boristhenes. As this Country is an entire Plain, interspersed with fine Rivers, and agreeable Forests, it must be supposed to be extremely fruitful; as it is in Effect, and produces all Sorts of Grain and Pulse, Tobacco, Wax, and Honey in such Abundance, that it supplies a great Part of Russia with it. The Pasturage here is so excellent, that the Cattle surpass all others of Europe in Size (the Muscovite Beef that I have seen, has always been very small, though I think fatter, and superior in Quality to any other.) The Rivers are stocked with excellent Fish, and Game is found here in such Quantities, that this Country only wants a Communication with the Sea, to be one of the richest States in that Part of the Globe.

The Don Cofacks, who occupy on the Banks of the River with this Ruffian Name, a Number of Towns and Villages, do not extend themselves far within Land, as there is a Want of good Water in many Parts, and no Wood; they live on their Cattle's Produce and Agriculture, without forgetting however to live at

the Expence of others, whenever Occasions present.

The Cofacks of the River Jaicks took Possession of its Southern Border, when the Tartarian Power began to decline there; and when the Russians seized the Kingdom of Astracan, the Cosacks voluntarily submitted to their Dominion. These People live by Agriculture, Fishing, and the Produce of their Cattle, with what Booty they can make. This River at present separates Russia from the Estates of Contasses, and its Banks are so fruitful, that however little the Earth be cultivated, it abundantly produces every Necessary of Life. It is also extremely full of Fish; and it is afferted, that in the Spring, so great a Quantity come here from the Caspian Sea, to seek the fresh Water, as almost to stop its Course, and may be taken with the bare Hand, with the Roes of which prodigious Shoals, caught in this River, and the Neighbourhood, so much Caviar is made and exported to all Europe.

The Tartars of Nagai subsist by their Hunting, Fishing, and Cattle, being subject to the Russians ever since their taking the Kingdom of Afracan, which the others possest before; the Capital of the same Name is seated on the Frontiers of Ana and Europe, and by this convenient Situation invites a large Number of Armenians, Indians, Persians, Mahometan Tartars, Calmoucks, Georgi-

ans, and Muscovites, to form a considerable Trade here.

The Volga is one of the biggest Rivers in the World, and traverses almost all Russia; it abounds with all Sorts of fine Fish, and its Borders spontaneously produce most Species of Pulse and Herbs without any Labour or Cultivation.

The Calmoucks are Part of the Pagan Tartars, descended from the Mogoules, and defirous of being still called so; they inhabit the finest and most considerable Part of Tartary. The best Iron of all Russia (and it is probable of the whole World) known in that Country by the Name of Siberian Iron, comes from the

to this and the have a fubterrger and fatter in twenty Fee of a Sturgeon, t of Batu (in slely for finall ride in Safety, aft is the Port y one found in all this Eaftern

ians, on whom hat Language, between Ruffia, the Borifthenes. and agreeable ffect, and proin such Abunage here is so the Muscovite tter, and fapelent Fish, and wants a Comat Part of the

ith this Russian lives far within ood; they live vever to live at

Border, when it is a second to the minion. These the, with what om the Estates Earth be cultivated in the country of the count

Cattle, being fracan, which eated on the nvites a large nucks, Georgi-

fees almost all aneously proation. the Mogaules,

nost consideof the whole nes from the Mountains Mountains of Aigles, that separate Russia from Siberia, which Metal is melted and wrought with the same Ease as Copper, and there are Cannons made of it, nothing inferior to those of Brass, either in Beauty or Goodness. These People carry on no Trade, except by Way of Barter for Cattle, though are harmless and inostensive if not molested, as has been before observed. The Oby and Orn, large Rivers in this Country, are full of Fish, and most of their Borders very fertile in every desirable Product.

Of the general Trade of the East-Indies.

THE East-Indies commence where the Kingdom of Persia ends, being separated from it by a long Chain of Mountains, and the River Indus, whose Name they have taken, and which on issuing from Mount Taurus, (where it rises) takes its Course towards the Northern Parts of India, as the Ganges (which slows from the same Mountain) does towards the South, both falling at last into the Indian Ocean; the first into the Gulph bearing its Name, and the other into that called Bengal. This vast Region of Asia is called the East-Indies, from its advanced Situation towards that Part of the Heavens, more than any other Country yet known; as America is in the same Manner distinguished by the Denomination of the West-Indies, on Account of its lying more West than any other District of the habitable Globe.

East-India is commonly divided into that on this Side of, and that beyond the Ganges; the first Part comprehends the Empire of the Great Mogul, the Kingdoms of Decan, Narsinga, Canara, the Peicherie (or fishing Coast) that of Coronamandel, Besinagar, and Orixa. The other includes the Kingdoms of Bengal, Arasan, Pegu, Siam, Malacca, Camboya, Ciampa, Concbinchina, Brama, Jangomea, China, and others less considerable.

Both these Parts have their Isles, though those appertaining to that beyond the Ganges, are larger and much more considerable for their Trade than the other, as will be explained hereafter, when their Description falls in Course; and I shall now begin with that of the Great Mogus's Dominions, being the first that present themselves on quitting the Persian Sea, to enter the Indian Ocean.

Of Indostan, or the Empire of the Great Mogul.

THE Empire of this Prince comprehends a vast Extent of Coasts in the Indian Sea, and stretches very far within Land, so that he possesses the greatest Part of the Indian Terra Firma.

The Kingdom of Bengal once belonged to him by Conquest, and of which he still retains a Share, though the Moorish Rajas, or Governors, to whose Custody he trusted it, have revolted, divided the other Part among themestes, and thereby deprived the Emperor of one of his richest Provinces, and the most convenient for Trade; for which he is however in some Sort indemnissed by the Sovereignty, which he has always preserved, and by the Acquisition of the Kingdoms of Decan, Cachemir, Breampour, and Maliquo, which he has added to his Dominions.

Indiflan is in general so fertile in all that can contribute to the Conveniency of Life, that it might very commedicully pass without any foreign Trade, and not only comfortably, but very deliciously subsist on its own Abundance; yet the greatest Part of the Inhabitants, particularly those called Banians, are so addicted to Commerce, and understand it so well, that it is nothing surprizing, to see them maintain so considerable a one, on all the Coasts of this Empire, and even to Agra its Capital.

The Europeans Traffick with the Mogul's Dominions confifts principally in Gold and Silver Coin, Leather, Spice, Elephants, &c. brought here from Japan, China, Moluccas, and Ceilon; Pewter, Cloths, &c. imported from Europe, and Horses from the Ulbecks and Persia.

Of the GENERAL TRADE of the WORLD.

Of Guiurate.

of all the Kingdoms which compose Indestan, there are none that have more considerable Ports, or where a greater Trade is carried on, than this of Gu-furate, called also by some the Kingdom of Cambaye, from one of its most important Cities, distinguished by the Appellation of the Indian Cairo. This Territory is almost totally maritime, forming a Peninsula, that stretches out between the Gulphs of India and Cambaye, containing more than an hundred and twenty Leagues of Coast.

It is in this Extent that Cambaye and Surate are fituated; the two Cities (especially the last) the most celebrated in India, for the Trade which the Europeans carry on there, or that the native Merchants maintain from Java and Sumatra to the Levant, Aden, Mocha, and Mecca, on the Red Sci, and to Bender-Aballi in the Perfan Gulph, in Cotton Cloth, Counterpanes. Carpets, embroidered Hangings, Rock Crystal, Granates, Hyacinths, Amethists, Turquoises, choice Drugs, Medicinal Herbs, Dying Woods, Persumes, excellent Indigo, (cultivated and made at Amadabat, the Capital of the Kingdom, and at Sirches) Camphire, Tobacco, Brimstone, Turbith, Galanga, Nard, Lapis Lazuli, Asia Fætida, Borax, Scamony, Benzoin, Pepper, Cummin, Ginger, Mirabolans, Silks of their manufacturing, Corn, Salt, Oil, and Butter.

Their Returns from Aden, are Gold and Silver Coin, Coral, Ambergrease, Misseit, (a Drug for Dying and Colouring) and the best Opium of all the East. From Persia they extract Brocades, and other Silk Stuffs, Velvets, Camblets, Pearls, Almonds, Raisins, Nuts, Dates, and particularly Rose-Water, of which they trensport to many Parts of India.

very fond, and which they transport to many Parts of India.

The Europeans, and other Nations, furnish this and the other Territories of the Great Mogul, with Pewter, Vermillion, all Sorts of Cloth, Ivory, Sandal Wood, Pepper, Cardamoma, Cloves, Porcelane, China Stuffe, Gold and Silver Vessels; and there are seen in their Ports and principal Cities, not only English, French, Dutch, and Portuguese, but also Jews, Turks, Persians, Arabians, and Merchants of all the Cities in India, except Chinese and Japonese. I shall treat of the Trade of all the Cities at large, after I have said something of that of Amadabath, Capital of the Kingdom, and some others within Land.

Amadabath, one of the biggest Cities in the Mogul Empire, is seated within eighteen Leagues of Cambaye, and forty-five of Surate, on a little River which salls into the Indus. Its Commerce is equally flourishing both at home and abroad, sending yearly large Caravans to Agra, and transporting to Surate, Cambaye, and Brackie, its manufactured Stuffs, and other Merchandizes; the Products of the Country are brought there in Return of their Caravans.

It is reckoned there are twenty-five great Towns, and above three thousand small ones in the Jurisdiction of this City, whose Inhabitants are almost employed in working for the Fabricks; of which the principal ones are of Silk or Cotton, pure or mixed with one another, being a Specie of Goods peculiar to the Country, such as Tulbandes, Alligias, Attelases, Bassetas, and Chites; here are also made Brocades, Gold and Silver Stuffs, Darmasks, Settins, Tasseties, and Velvets of all Colours, Alcatists or Carpets, with Gold, Silver, Silk, or Stuff Grounds; in fine, all Sorts of Cotton Cloth, white or painted, which in Finencis, Beauty of Designs, and Vivacity of Colours, do not yield to any in the Indies.

The greatest, or at least the best and most beautiful Part of these Manufactures, are destined for Surate; the Banians, who transact almost all the Business of this last Place, and are here as Brokers to the European Merchants, having their Factors on the Spot, who buy up the Goods as soon as made, or being the Undertakers themselves, have Artificers to work for them. The Products of the Country are Indigo, (which is cultivated and prepared abundantly in the Territory of this Capital, particularly at Sirches, which, though but a small Town, has acquired great Reputation by their perfect ordering of this Drug) Sugar Candy, and Sugars, all Sorts of Sweetmeats, Cummin, Honey, Lack, Opium, Borax, Ginger, dry and candied, Mirabolans, Saltpetre, Sal Armoniac, Ambergrease, Musk, and Diamonds; but these three last Commodities are brought from abroad,

A S I A, &c.

at have more in this of Guits most im-This Ters out between

ed and twenty

RLD.

Cities (espethe Europeans and Sumatra Bender-Abaffi oidered Hangchoice Drugs, rated and made nire, Tobacco, rax, Scamony, nanufacturing,

Ambergrease, of all the East. mblets, Pearls, which they are

Territories of Sandal Wood, Silver Veffels; nglish, French, and Merchants at of the Trade madabath, Ca-

feated within e River which at home and Surate, Cam-; the Products

hree thousand nost employed ilk or Cotton, to the Coun-; here are also and Velvets of Grounds; in is, Beauty of

ese Manufacthe Business nants, having ade, or being The Products dantly in the finall Town,) Sugar Canpium, Borax, Ambergrease, from abroad,

and refold to foreign Merchants. It is here that the English and Dutch have their Linens stained, and their Saltpetre refined; and it is from this City, that all the blue Cloths come, which are sent to Persia, Arabia, to the Kingdom of the Abissines, the Red Sea, the Coast of Melinda, Mosambique, Madagascar, Java, Sumatra, Macassar, and the Molucca Islands.

Brechia, a large City in the Kingdom of Gusurate, seated twelve Leagues to the North of Surate, on a River which at eight Leagues Distance discharges itfelf into the Sea at two Openings, is reckoned both among the Maritime and Inland Cities. Here and in eighty Villages under its Juridiction are made Cotton Cloths, that are always placed among the Number of the finest and most beautiful of all *India*. The Factories which the *English* and *Dutch* have here are very ancient, and some of the first, that these two Nations established on this Coast.

Bisantagar is almost in the Middle of the Kingdom, where a great deal of Cloth

and Thread are made for Transportation. And

Pettan is celebrated for its Manufactures, which confift in Silk Stuffs, Cotton Cloth, Tulbandes, Allegias, and in some other such like Fabricks, that are also made at Amadabath, Brodera, Goga, Chis, Pour, Nariaath, Vasset, and some other Places, and it is from them that the Banians extract Abundance of those Commodities, which the Europeans make a Part of their Ships Cargoes.

Of Cambaye.

THE Trade of this City is very confiderable, and only yields to Surate, which it formerly surpassed, till this had reaped the Advantage of Goa's Decadency, and the Portuguese Ruin.

It is seated at the Mouth of the River Carari, at the Bottom of the Gulph, to which it gives Name, fixteen Leagues from Brochia, and thirty from Surate; the English and Dutch have Lodges here, on Account of its Proximity to the last, where their principal Trade of the Grand Mogul's Dominions is transacted, and where they have their Factories settled, which may be almost regarded as the

second in Point of Importance, among those they have in India

The Natives of the Place, more especially the Banians, addict themselves to Trade, and carry on one commonly to Diu, Goa, Cochin, Achem, Batavia, Bantam, the Coast of Coromandel, that of Bengal, Persia, and the Red Sea, where they fend their Ships, but generally with Dutch Pilots, hired with a considerable Salary of the Company; and though the Remiss of these Goods to all the aforesaid Places, is a confiderable Object of their Commerce, yet it is nothing in Comparison with that which they transact with Strangers, who yearly arrive at Cambaye; there being hardly any Nation of India, from whence both Merchants and Ships are not feen here; as also from Mojambique, Melinda, Arabia, and the Persian Gulph. The Europeans besides send here every Moussion a good many Vessels, whose Loadings consist more in Reals, Rixdollars, Ducats, and Sequins, than Merchandize; Gold and Silver being the best Cargo that a Ship can bring to this Coast, except Spice, which the Inhabitants here and at Gusurate cannot be

The principal Goods exported from Cambaye, are very fine Cotton Cloths, in as good Esteem as those from Bengal and Coromandel, Canvas, many Sorts of Silk Stuffs, Tulbandes, Saihes, Carpets, Cloth of Gold, Counterpanes of Silk and Cotton, stitched or embroidered, Quilts, Bed Furniture, &c. Elbow Chairs, Tables, and other Houshold Stuffe, Indigo, Saltpetre, Borax, Opium, Cummin, Ginger, Rhubarb, Mirabolans, many other excellent Druge, Sugar, Oil, and Butter, without reckoning several Sorts of precious Stones found at Gusurate, or that are brought here from eliewhere. A great many excellent Works in Agate are also performed here, which do not in any Manner yield to those of Europe, either in Beauty or

Perfection. The major Part of these Merchandizes, of which the Europeans make the greatest Purchases, are not those of which their homeward-bound Cargoes are composed, but they serve for Traffick to other Parts of India, to exchange against various Commodities that may fuit their Owners; and the same may be said of

Grain, Fruit, Pulfe, as Wheat, Rice, Peas, Beans, Kiffery, (a Sort of a Pea) Millet, Barley, Oranges, Lemons, Citrons, Mangas, and Cacaos, of which the English and Dutch carry a large Quantity yearly to Places where these are wanting, and dispose of them there to great Advantage; and this Remark may serve for all that thall be faid henceforward concerning the Europeans Trade in the East-Indies,

Of Surate:

THERE is no Place in the Mogul's Dominions, and it may be added in all the Indies, more celebrated for Trade than this. It is feated on the River Tapi, or Tapta, to which Souali (lying fix Lesgues from its Mouth) is properly the Port, the River being unnavigable for large Vessels up to the City, which obliges the Merchants to unload their Goods here, and fend them defigned for Surate by Barks or Waggons the This City was taken by the Troops of the English East-India Company in the Year 1759; and still continues subject to

that Company.

Those intended for other Parts remain at Sough in Warehouses built with Boards, which each Nation has here, till Opportunities offer for fending them to their destined Ports. Souali is a Sort of Encampment upon a Point of Land, or Peninsula, formed by the Sea and the River's Mouth, which is very commodious for a Market to furnish the Sailors with Refreshment on their Arrival; this Camp confifts only of small Huts, made with Reeds, Bambos, &c. ranged in Form of Streets, during the fine Mouffon, where the Natives plant their little Shops, filled with Fruits, &c. to the great Convenience of the new Comers, and leaves no inconfiderable Advantage to the Inhabitants, no Village being near, and the Eu-

The Houses of the Europeans here are spaceous and traggillo are those who make the best Figure; and the Goods brought here for Europe, are Cotton Thread, Wool, and Cloths; and of these latter, are shipped both white and stained; many Sorts of Silk Stuffs, plain, striped, &c. with and without Silver and Gold, painted and printed Linens, raw Silks, Indigo of three Sorts, Carpets of Silk and Wool, others all Silk, with Silver and Gold, Aloes, Sapan W d, Coffee, Maldivian Cauries, (so necessary for the Guinea Trade) Incence, Saitpetre, Borax, Gum Lack, Myrrh, Terra-Merita, Red Bole, Musk, Bezoar, and sometimes Ambergrease, Pearls, Diamonds, and other less precious

Stones.

The Commodities of this Place fit for the Trade to Mocha, Coasts of the Red Sea, and the Arabia Felix, are coarfe Linen, white, blue and black. Those for Bender-Abassi and Bassion in the Persian Gulph, white Linens, coarse and fine, with a few blues and blacks. Those for Sumatra, and all the Kingdom of Achem, Java, and Macaffare, Linens blue and black, of which many more fine than coarfe. For the Philippines, all Sorts of Linens, coarse and fine, white and stained, Carpets, and Silk Stuffs. In fine, Opium, for the Coafts of Malabar, and the other Places in India, from whence the Pepper comes, as there is nothing better to

truck against that Spice.
As the greatest Part of the Merchants, Brokers and Indian Manufacturers, are naturally given to cheating in several Ways; the Europeans who deal with them should always be on their Guard, and carefully examine the Quality, Weight,

Measures, &c. of every Thing they buy.

Two Ships fail yearly from Surate for the Conveniency of the Mahometans, who go in Pilgrimage to Mecca, but they are commonly as much loaden with Goods for the Mogul's Account, as the Pilgrims; and their Returns are fo rich, as to make Part of the Trade of the Europeans, for the Commodities of Arabia Felix.

The Turks of Aden and Mocha also send an annual Ship to Surate, whose Cargo is for Account of the Grand Seignier. And it is at this Place that the English and Dutch commonly make their Loadings for Perfia, the Red Sea, and Arabia Felix; and here also the Persan Merchants embark with the Goods for the same Places, on which they make great Profits.

LD.

Pea) Millet, e English and ing, and dif-e for all that East-Indies.

be added in eated on the louth) is proe City, which a defigned for Proops of the

es built with ading them to t of Land, or commodious al; this Camp ed in Form of e Shops, filled l leaves no inand the Eu-Town.

of which the ought here for r, are shipped &c. with and ndigo of three old, Aloes, Sarea Trade) Inole, Musk, Ber less precious

afts of the Red k. Those for and fine, with Achem, Java, than coarfe. d stained, Carand the other thing better to

afacturers, are eal with them dity, Weight,

Mahometans, h loaden with ns are fo rich, ties of Arabia

, whose Cargo he English and Arabia Felix ; e same Places,

Very

Very confiderable Negociations are made from hence and some other Parts of India, by Way of Exchange, and I shall therefore mention the Premiums they are commonly agreed at, with this Remark, that they are not so fixed, but that they occasionally rife and fall as in Europe.

The Exchange from Labor to Surate is generally from 7 to 7; per Cent.

From Janabat and Agra 4 to 5.

From Amadabath 1 to 14.
From Bengal, Patna, Cafembafar, and Ough, 8 to 9.
From Golconde, and the neighbouring Parts, 5 to 6.
And for Gaa, 4 per Cant.

וו וושירותום פט מטו קונו. כולו כלו ...

Of Agra.

BEFORE I quit the Mogul's Empire, it is but just I should remember this Place, which is its Capital, and the Centre of its Trade.

It is fituated in 28°, on this Side the Line, on the River Gemini, or Gemma,

which falls into the Ganges . 1 at 1 1 1

The Number of its Meidans, where the publick Markets are kept for all Sorts of Provisions; of its covered Bazards, where each Merchant and Artificer have their Shops and Quarters, of which some are half a Quarter of a League long; and that of its Caravanferas (above eighty in Number) fuffices to demonstrate both the Greatness of its Extent, and the Importance of the Commerce carried on here by Foreigners and its Inhabitants, which is maintained by feveral Caravius from Amadabath, Surate, and other Places, commonly composed of four or five hundred Carnels, and by which Conveyance, the English, French, Dutch, Moors, Turks, Arabians, Perfians, and other Nations send their Merchandizes to, and receive others from this Capital, as may fuit their Bufinefs.

Befides the Indigo of this City (which is the best in the World) a large Quantity of Silk Stuffs and Linens are exported, these latter principally to the West and North; and it is here, that all the Merchandize of Boutan and Tartary are brought, and where the Merchants of the interior Parts of Indoftan also come.

Daman, Baçain, Diu, and Chaoul, are four Maritime Places in the Kingdom of Gusarate; but all four appertaining to the Portuguese; they also were Masters of Bombay, between Daman and Chaoul, but yielded it up to the English in the Year 1662, in Favour of the Marriage between King Charles II. and Catharine Infanta of Portugal; it is a very good Port, and as fecure a one as any on the

Daman is feated in the Peninsula on this Side the Ganges, and on the Gulph of Cambaye, between Surate and Baçaim, from which it is equally distant; its Situation, and the Goodness of its Fortress, as also the Importance of the Trade carried on here, makes the Portuguese regard it better than any other Place they have remaining in India, although the Business of Baçaim hardly yields to this; yet that of both the one and the other, as well as of Diu, is confiderably decayed, fince the English, Dutch, and other Nations of Europe, have brought Surate into such Reputation; and the Portuguese lost, as one may say, the Empire of India, of which they had Poffession for an Age.

Diu, which has the Reputation of being impregnable, has always been, and still is, the strongest Place the Portuguest have in these Parts; it was here that they formerly kept their Fleets; and it was also here, that the Moorish Vessels were vifited, and took their Paliports to fecure their Commerce; fo that there was no Place from whence the King of Portugal drew a greater Revenue, either by the Customhouse Duties, or the Produce of the Visits and Passports.

Of the Trade of Laffa, or Boutan, and Chaoul.

BOUTAN, an Indian Kingdom, bordering on the States of the Grand Mogul, is a Country very little known; though there is a Caravan of Merchants, who yearly fet out from Patna (the greatest City of Bengal) at the End of December. This Caravan arrives in eight Days at Gorrochepour, the last City of the Megul, where the Merchants take Previsions for the Part of their remaining Journey; from thence to the Foot of the Nasgreed Mountains, is eight or nine Days painful Travel, which Mountains are eight or ten Days getting over; and as they are very rugged, the Inhabitants, who retire here, and are half Savages, come to offer themselves to Passengers, for the Carriage of them and their Merchandize, to the Foot of the Descent. The Provisions and Goods are loaden on Oxen, which carry about an hundred and fifty Pounds Weight; and the Men pass, seated on a Sort of a Cushion, which those poor People ax on their Backs, and three Women commonly relieve one another in carrying a Man this little Journey; on leaving the Mountains there are Oxen, Camels, Horses, and even Palanquins, for those that chuse them, which Travellers do not quit till their Arrival at Boutan.

A very great Trade in Music is carried on in all the Country of Boutan; and it is here also, where the finest Rhubarb sis found; here likewise grows the Semen contra Vermis, (or Wormseed) and the Country abounds greatly in Martens, so that very fine Furs are to be procured here, but little Gold is to be met with in the whole Kingdom; and that which is here, is brought from abroad by the Merchants who come to trade. In regard to Silver, it is believed here are some Mises, and that it is from the Products of the Country, that the King of Boutan stamps his Coin, which is of the same Weight and Value of the Roupies, of an Octagon Shape, with Characters that are neither Indian nor

Their fole Manufactures are coarse Hempen or Cotton Linens, with which they clothe themselves in Summer; and ill made Cloth, hardly better than Felt,

ferves for their Winter Clothing.

Chaoul, or Chaul, is a City, as I just now mentioned, belonging to the Portuguese, which on their Arrival, and Indian Conquests, they took from the King of Decas; its Trade is very considerable, but much less than it has been formerly; it is above all, famous for its Silks and Silken Manusactures, with which it almost entirely furnishes Gas. as well as a great Part of India.

it almost entirely furnishes Ges, as well as a great Part of India.

A great many China Ships come here, with the Products of that Country, and take Spices, which turn to a good Account. The other Fabricks carried on here, are all Sorts of Varnish after the Chinese Manner, and divers Works of Lack of all Colours, which nearly approach in Goodness to those of China. Here are also Plenty of Oxen and Cows, all Sorts of Fruit and the other Products of the Earth, except Grapes, Walnuts and Chesnuts.

I have mentioned the City of Caboul, in treating of the Trade of Grand Tartary,

fo have nothing to add about it here.

Of the Commerce of the Coasts of India and Malabar.

THAT Extent of Coast, which runs from the Frontiers of Gusurate to Cape Comorin, are called the Indian Coasts, in which are found the Kingdoms of Decan, Cuncan, Canara, Malabar (which alone contains at least eight or ten, and among them Cananor, Calicut, Cranganor, Cachin, Porcs or Porcati, Caliculang and Coulan.) Of all which Coasts the Portugues were for a long Time Masters, it being from hence that they begun their Discoveries and Conquests in the East-Indies, as Calicut was the first City where they landed, and Cananor the Place where they built their first Fortification, which was followed by others almost in every Maritime City of those little States; but when their Affairs began to fall into Decay in the East, they abandoned and razed that Part of them which they deemed indefensable against the Dutch, who drove them out of the best, and among them Cochin and Cranganor, which these latter took in 1661, the Portuguese having only been able to save Goa, and a few other obscure and noteless Places.

Decan is the first Kingdom on this Coast after that of Gusurate, which for a long Time was a Province of the Mogul Empire, as well as the other, though at present it is only tributary. Its Sea Ports, where some Trade is transacted, are Geytapour, Rajapour, Carapatar, Dabul, and Sifardan, which centists in Silk Stuffs.

f their remainns, is eight or
s getting over;
nd are half Sahem and their
cods are loaden
s and the Men
n their Backs,
fan this little
orfes, and even
t quit till their

try of Boutan; rife grows the reatly in Mar-Gold is to be h: from abroad believed here that the King Value of the her Indian nor

, with which tter than Felt,

g to the Portufrom the King has been forso, with which

t Country, and carried on here, rks of Lack of Here are also s of the Earth,

Grand Tartary,

furate to Cape the Kingdoms the eight or ten, Porcati, Calira long Time d Conquests in ad Cananor the by others alcir Affairs be-Part of them con out of the took in 1661, r obscure and

te, which for other, though is transacted, consists in Silk Stuffs, Stuffs, and Cotton Cloths sent by Sea to Surate, or what the Inhabitants of Decan transport by Land into the Territories of the Mogul, those of Golconda, and as far as Coromandel; and in this Kingdom it is, where Pepper is first met with

Rajapour is a City built in the Lands of Sevagy, that famous Rebel, who for a long Time builed all the Forces of the Great Mogul, and the King of Vijapour his Master. It is about twenty Leagues from Goa, and produces Saltpetre, Linens,

but above all Pepper, which is gathered here in Abundance.

Balagate, a Kingdom of Afia, in the Indian Peninsula on this Side the Ganges, makes a Part of that of Decan, and produces a Quantity of Silk and Cotton; here also is found excellent Lack, as good as that of Pegu, Areque, Rice, Betel, in which the Europeans drive a considerable Trade. The Diamonds extracted from that which the Portuguese call the old Mine, are very much esteemed, especially those to which they have given the Name of Nayses, or dwarf Points because they are naturally brillianted: Here are also Amethysts, Crisolites, and those Stones which the Lapidaries call Hematites.

Cuncan, which some make a Kingdom of itself, and others place it among the Provinces of Decan, is noted for the City of Goa seated in it, besides which it has nevertheless four others, viz. Visapour, Saliapour, Paranda, and Wingurla, where some Trassick is established, in all Things similar to that of Decan.

Goa is the Capital of what the Portuguese possess in India, taken from the King of Decan in 1520, by Alphonso Abuquerque, and continued ever since in their Possession, as they have always successfully desended it against the most formidable Powers of this Part of India, and still guard it with an extreme great Jealousy against the Enterprizes of the Dutch, who baving taken from them almost all their other Places, sound this at least as convenient for the Trade of Surate, as all those they possess on the Coasts of India and Malabar. This famous City is seated in fifteen Degrees six Minutes Latitude, in an Isle which the Rivers Mandoila and Guam, form at their Entrance, and is the Residence of a Viceroy, who had formerly sive large Governments under his Jurisdiction, viz. that of Mosambique, Masses, Grand the Commerce, which the Portuguese carry on to India, is nearly reduced to that of this City; and even this is so trisling, that one Merchant tolerable rich, and in Credit, might with one Ship only maintain it to Lisbon and India.

So that God no longer supports its ancient Reputation, the Banians, which formerly carried on all the Trade, being moved to Surate, and by their Retreat compleated the Ruin of that little Commerce, which had escaped the Enterprizes of the Dutch, the Cruizes of the Malabar Pirates, and, if one may be permitted to say so, the Slothfulnes and Indolence of the Portuguese themselves, among whom, for a long Time past, has not been sound such valiant Men, as under the Gamas, and Albuquerques had made all Asia to tremble; nor those able and enterprizing Mérchants, who had carried their Commerce as far as the Arctick Circle.

Those Traders, who still remain at Goa, continue to load some Cargoes for Persia, Pegu, Manillas, and Macao; but besides that the Ship's Loadings commonly belong entirely to the Indian Merchants, there is hardly a Portuguese rich enough to purchase a Cargoe of two thousand Pounds Value, insomuch that in all India they scarce trade for sisteen thousand Pounds.

Their best Returns are those from Mosambique, altho' very much diminished, either by the Loss of Mombaze and Pate on the Coast of Melinda' to the Arabians, or because the Negroes do not bring Gold or Ambergrease here in such Quantities; as formerly, thro' Fear of the said Arabians, who ravage all the neighbouring Country.

The little Gold, which the Portuguese draw from Mosambique, is disposed of at Diu and Goa, from whence it seldom goes out again, being here converted into a Coin nominated after St. Thomas, and worth about 5 s. 6 d. Sterling.

It is commonly believed that what has compleated the Ruin of the Partuguese Trade in India, (which, with the Places they still possess there, might yet revive) is each Governor's interesting himself a Share in the Commerce of the Place he commands at, and that Merchants no longer enjoying the Liberty they once did, dare not undertake any Thing considerable in it.

9 H

There

Of the GENERAL TRADE of the WORLD.

There is however a Tribunal established at Gas, to Judge and determine the Affairs of a Company, which for a large Sum obtained sume Years ago as exclusive Grant of the Trade from Mosambique, Monban, Macae, and other Places.

five Grant of the Trade from Mosambique, Monban, Macae, and other Places in India, appertaining to the Crown of Portugal, though I am ignorant how it prospers, and it is to be doubted whether the said Association has not done more tharm than Good, to this Capital of the Portugues in the Indies; it is however from hence only that this Nation are permitted to load for Bengal and China.

Baticala, the Metropolis of a little Asan Kingdom in the Peninsula on this Side the Ganges, to which it has given its Name; carries on a very considerable Trade, almost all transacted by Sews; it consists principally in Rice, which produces here two Crops yearly, distinguished by so less than four different Sorts, of which the first and best is called Gracestes, the cond Jambucal; the third Canacar; and the fourth Pacharet each of a different Value, according to its Quality. The and the fourth Pacharel; each of a different Value, according to its Quality. The other Commodities of this Place, are Powder Sugar, Mirabolans, and Sweatmests of all Sorts. The Rice and Sugar are exported by the Ships from Granus; and the Mirabolans are fent to Perfix and Arabia; a large Quantity of Copper finds Vent here for the making Money, and Kitchen Furniture, . . . to Lynn dir alm ..

Malabar.

Have before observed that all this Part of India, which from a common Name is called Malabar, was divided into feveral small States, with the Title of Kingdoms, that they almost all bear, though they have particular Names to distinguish them, of which I shall give some Account, on at least of their chief trading Cities, where the Europeans have Settlements from Gag to Cape Comorin, after having said fomething of this Trade in general.

The Air is good on all the Coast of Malabar, and there is hardly a Country in Ass more fertile; the black and white Rice, which makes a Part of its Trade (and probably the most considerable one) is gathered here (as above mentioned) twice a Year; and besides a Quantity of excellent Fruits, which serve for the Shipping's Refreshment; here may be loaded a Quantity of Cardamoms, Cinnamon, Betel, white Areque (and red for Dying;) but above all Pepper, of which

vast Parcels are annually exported.

There are several other Parts in India where this last Commodity is produced, but it no where grows in greater Abundance, or of a better Quality than on this Coast, from Vijapour to Cape Comorin; the largest Berry comes from Vijapour and Canara; all other Places producing the Grain of a leffer Size, though these are most esteemed by the Indians, who come here to supply themselves with it.

The Cardamoms are gathered in the Kingdom of Cananor, on a Mountain fix or feven Leagues from the Sea, which it is believed is the only Spot in the World where they are found; a few of them are transported to Europe for Medicinal Uses, and the rest to India; Perso, and Arabia; where the Rice is never thought good, till seasoned with this agreeable Spice.

The Cinnamon is not near for good as that of Geylan, and but little of it lest, fince the Dutch rooted up what grew at Gachin; and the Betel is only proper for the East.

the East.

Mirzeou, is the first Place of the Kingdom of Canara, near the Frontiers of that of Vifapour, about eighteen Leagues to the South of Goa; the Portaguese had here one of their most ancient Fortifications, but the Canarins took it from them in 1662, after a Defence which neither did Honour to the Beliegers or Befieged.

Mangalor, which is eighteen Leagues from Billipatan, and Bacanor nine Leagues from hence, are the two principal Places of Canara, as well for Trade as the Goodness of their Ports. Pepper, and black and white Rice, are the chief Merchan-

dizes exported from these two Cities, the Trade of this last Commodity being so great at Mangalor, as to load fifty or sixty Messels with it yearly.

Onor is a small Kingdom of Bisnagar, where the Fartuguese have a Pactory, and purchase almost all the Pepper gathered here, which has the Reputation of producing the best and heaviest in all India. Here may be shipped off about eight thou-

determine the s ago an exclugnorant how it not done more and China. fula on this Side fiderable Trade, h produces here Sorts, of which third Conacar; Quality. The and Sweatmeats om Ormus and of Copper finds

common Name th the Title of Names to diftin-their chief tradpe Comorin, after

ardly a Country s a Part of its (as above men-which ferve for lamoms, Cinnapper, of which

lity is produced, ty than on this om Vifapour and agin these are cs with it. a Mountain fix nly Spot in the

Europe for Mce Rice is never ittle of it left, only proper for

e Frontiers of the Portuguese took it from e Besiegers or

nine Leagues as the Goodnief Merchanodity being fo

Pactory, and ion of produt eight thoufand Quintals yearly, bought of the King of Baticala, who is also Sovereign here, and must be paid for fix Months before the Crop, otherwise the Factors will return without it. A Quantity of Rice is also extracted from hence for several Parts of India.

Cananer is one of the largest Kingdoms of Malabar, and the' it yields to Calicut in Extent, it greatly exceeds it in Trade and Number of Inhabitants. Its principal maritime Places are Bilipatam, Tramspatam, and Cananor the Capital, to which it has given Name. The Portuguese for a long time preserved here the first Foreshey built in India, but lost it with Cachin in 1662; from which Time the Dutch v. o took it, remained in a manner Masters of the Trade of this Part of Malabar,

which has not less than twenty-five Leagues of Coast.

The Goods extracted from hence are Sugar, Pepper, Ginger, Cardamoms, Areque, Elephants Teeth, Caffia, Honey, and Ambergrease, found at Cape Compels. Here is some Trade carried on in Jewels, as Granates, Saphires, Hyacinths, Rubies, Topasses, and particularly a Stone nominated among the Europeans from the Place of its Produce Cananor Stone, of some use in Medicine with the Prench. It is afferted, that upwards of two hundred Veffels come here yearly; and tho' a confiderable Trade is carried on in the abovementioned Commodities, it is certain that Rice, in which this Kingdom fo much abounds, is the chief Loading of them.

Caola is a Village one League to the Southward of Cananor, where very fine Linens are made; and a little farther Tremapatan, renowned also for its Bazar, Mer-

chants and Linen.

Bilapatam is a City of Cananar, where the greatest Pepper Trade is carried on; it is large, and inhabited by rich Mahometan Merchants, being seated on a small River, three Miles from the Sea. The English have a Settlement here, and load

a chief Part of the Pepper they fend to Europe.

Tilichery, called by the French Tilceri, is four Leagues from the last mentioned Place, three from Cananor, (the Mr. Eachard puts it down thirty Miles) and only one from Tremepatan. The English have a Fort here, and Prince Onitri gave the French Permission in 1670 to translate their Factory from Bilipaten here. Its Trade is the same, as that of the above-mentioned neighbouring Places, with the Addition that here is found some Sanders, and from this Kingdom is shipped a great deal of Pepper for Persa. Bassora, Moche and Mascati, at which Places the smallest Grain is in greatest Esteem.

Calicut, called formerly the Empire of Samorin, is the largest of all the Kingdoms on this Coast, and the Title of Emperor, which all other Princes give to its Sovereign, seems to acknowledge a Superiority; yet in reality all the petty Kings of this Part of India, are wholly independent one of another.

This Kingdom extends from Pudepattan River to that of Cranganer, being about

thirty Leagues of Coast, and was once a Place of the greatest Trade in India, as well on Account of the Refort here of foreign Merchants, as for the Commerce and Navigation that its Ships maintained with the most celebrated Cities of Afia: But first Goa, and afterwards Swate carried away the Business from it; besides the Coast being bad, and Inundations very frequent, have not a little contributed to drive its quondam great Trade from hence, though here still remains a tolerable one.

The English, French and Dutch have Settlements here, and though it be the Capital of the Samorin Empire, yet the Court removed farther within Land, and thereby occasioned a considerable Diminution to the before decaying Trade of this Place; its Bazar is nevertheless one of the handsometh of Melvau, at containing four or five Streets always full of rich Goods; of which the chief are Lepper, fine Linen; natural Salt-petre, that wants but little Purification, and which is found in plenty all over the Kingdom, particularly on the Side of Sirinpatan; Sanders; excellent Rice, which here as well as on all the rest of this Coast, is not one of the least Objects of Trade.

The Sand of the Sea Shore on the Coast of Calicut, especially at the River's Mouth, is found mixed with Grains of pure Gold, by which many poor People find a comfortable Sublistance, though the Grains are commonly very small,

Tower is the chief trading Place of a very little Kingdom, from which it is de-

nominated, and whose King, though his Dominions are hardly ten Leagues square, is as much a Sovereign as t. Samerin himself.

This City, if it may be called so, is five Leagues to the Southward of Calicut; it has only an open Road without any River, and the Inhabitants of its Bazar are rich Mahometans; this Nation is at Enmity with the Dutch, but strongly allied

with the Portuguese, and the French were well received by them in 1672.

Cranganor, (between Tanor and Goebin) is but a very small Kingdom, where newertheless the Portuguese had a considerable Port, which was called Cranganor of the Portuguese, to distinguish it from the Cranganor of the Malabars: The

Dutch took it in 1662.

Cochin, another Kingdom which commences where the last mentioned ends, had two Capitals diftinguished like those of Cranganor, and Cochin of the Portu-

guefe, and was alfo taken by the Dutch in January 1667.

Porce, Percatti or Percatt, comes next; and afterwards Calicoulang, and Coulang, which are the last Kingdoms of Malabar. The English and Dutch have their Factories in the chief and best Places of these petty Kingdoms; and the latter have Forts at Coulang and Cochin, to secure the Pepper Trade which is very considerable here, and which their Vessels yearly load in passing, continuing their Route to Surate, Persia, and the Red Sea, where they dispose of the major Part, in exchange for many rich Merchandives, that all these Places produce, and which they bring afterwards to Batavia.

The Traffick of these six little Kingdoms is but little different from that of the reft of Malabar, though here are notwithstanding some natural Productions, that are peculiar to each of them, and not to be found in the others, which in some Measure varies the Trade. In general the Exports from honce are Pepper, Cardamoms, Laque, Ginger, Tamerinds, Opium, Ambergreafe, Rice black and white, Kifferi and Cayang, (a Specie of Peafe) Sanders, Saltpetre, at d Linens of diverse Sorts, though neither so fine or well painted as those about Surate, of which I have already spoke; nor those of Coremandel and Bengal, of which I shall treat hereafter.

Coulang is a Kingdom in the Peninsula of India, on the Coast of Malabar, whose principal Tra . confifts (like those before described) in Pepper, which the European Ships and Indian Junks come here to load; and there is on the Coast a Fishery for Pearls, pretty confiderable, which belongs to the King.

Of the Coast of the Petcherie.

HIS Coast (properly that of Madura) called also the Pearl Coast extends itfelf from Cape Camori (or Camorin) to Negapatan (or Nagapatnam) being the first Part of Coromandel. It has before it the Isles of Manar and Ceylan, and it is in the Streights which separates them from the Continent, that the Pearl Fishery

The inland Parts of this Country are arid and almost barren, where none of those Legumen, or admirable Fruits are gathered that render Life so commodious in all India; except a little Rice, hardly sufficient for the Inhabitants; so that it is only for this fishing of Pearls, that keeps the Natives here, and gave Birth to

. A. A

that Envy in the Dutch against the Portuguese.

Tutucorin is deemed the Capital of this Coast, though less for its Grandeur and Beauty, than for the Fishery of Pearls carried on here, and because its Inhabitants are the most expert in it; those also of Calipatnam are in Esteem, and these two Towns furnish the greatest Number of Boats. The Portuguese settled here on their first Arrival in India, and the Dutch took it from them in 1658, and have kept it ever fince, fharing this marine Treasure with the Sovereign of the Country; all the Oysters taken being publickly fold as soon as the Fishery thois so ... tance, though the Grana is over.

which it is do-Leagues square,

vard of *Calicus*; of its Bazar are throngly allied in 1672. ingdom, where alled *Cranganor* Malabars 1 The

nentioned ends. n of the Portu-

ilang, and Couich is very con-ontinuing their the major Part, duce, and which

from that of the roductions, that which in some re Pepper, Car-Rice black and , and Linens of Surate, of which pich I shall treat

Malabar, whose ich the European aft a Fishery for

oast extends ittnam) being the Ceylan, and it is e Pearl Fishery

where none of so commodious ants; fo that it d gave Birth to

r its Grandeur because its Inin Esteem, and rtuguese settled them in 1658, ne Sovereign of as the Fishery

Of the Coast of Coromandel.

THIS Coast begins at the Point of Negapatam, where that of the Pefcherie ends; and reaches to the River Nagund, and the City of Mafulipatan; though some

give it a greater Extent, and continue it to Bengal.

The Trade carried on by the Europeans here, is very confiderable, where they have all great Settlements, Forts and Factories; having been invited thereto by the Goodness of this Port and Roads on this Coast, which are the best in India, and are a great Refuge to their Ships, when during the bad Moufon, they are obliged to quit the Coast of Gusarate and Malabar, as they cannot remain there in

Sasety.

The chief Establishments which the Europeans have on this Coast, are Madras, or Madraspatnam, Pettepollee, Connimeer, Metchlepatam, Vinagapatam, and Maddapollam (N. B. Patnam means a City in all the Peninsula on this Side the Ganges) belonging to the English, Pondicherry, appertaining to the French, Nagapatnam, Nispatan (otherwise Portapouli) Teguenapatnam, Sadraspatnam, Majulipatnam, Datkeron, Bimilipatnam, Nagueruantze, Conjemere, and Paliacate, possessed by the Dutch, and Tranquebar by the Danes. I might here introduce St. Thomas, as a Portuguese Factory on this Coast, being the Place where they transact their Trade from Coromandel, but this Nation has no Fortification here, as the others have at the Places aforementioned.

Madras is seated in the Latitude of thirteen Degrees, ten Minutes (Mr. Charles Lockyer fays thirty Degrees) North, and an hundred and two Degrees thirty Minutes of East Longitude, and after the Dutch had shut the English out from Bantam, became the Residence of one of the Company's two Presidents in these Parts, and is now regarded as the Center of its Trade, either with Europe of

From four to fix Ships is the common Number that arrive here yearly, directly from Europe, and much the same in Return, loading with the Goods of the Country, and those collected from their other Factories on this Coast, or what their Trade in India has brought here, which are Silk Stuffs, Silk and Cotton Handkerchiefs, Cotton in Thread and Wool, Indigo; all Sorts of Mullins and Callicoes; Masulipatnam Chints, reckoned the most beautiful made in the Indies, and the most esteemed in Europe; Diamonds and other precious Stones from the Mines of

A Trade is carried on from hence by the Factory, to all Parts eastward of the Cape of Good Hope, as to China, Manilla, Batavia, the Coasts of Java, Jabore, Malacca, Queda, Pegu, Arracan, Bengal, Siam, and all the Coromandel Coast, with Achen, Priaman, Indrapore, Boncoolen, Baneall, &cc. though the China Voyage is the most desirable one, on Account of the Returns in Gold and fine Goods; but the Company having for some Years past sent Ships directly from England there, the Advantages of a Trade between that Country and Madrafs are greatly diminished; and that to the Manillas, is of two Sorts, the one carried on by the English Merchants settled on the Coromandel Coast; and the other by the Traders of the same Nation from Europe, but both must go under foreign Colours, those from hence under Irifb, and those from thence under some Pagan, the Spaniards admitting all Nations whether from Europe or India, at the Manillas, in their own Ships, and under their own Colours, except the English and Dutch, who are denied this Privilege; the latter for their Attempts to take them, more particularly for their Enterprize against them in 1649; though the Prohibition to the English, is unmerited, at least for any thing I ever heard.

Few or none of our Nation value themselves on the Irifb Ensign to go there directly (this Trade being regarded as illegal here, though permitted there) so that they are generally supplied with our Goods, by the other Method open to them; the Goods sent from Made as there, are long Cloths, or white Cotton Cloths, of seventy two Cobdes in Length, and two and a Quarter broad; others of the same Length and Breadth much finer; the same Specie, common Blues; white common Salempoures; and the same blue; various Sorts of Percales, white and blue; common Cambayes of Madras, and Bengal; Mongonpous, Bengal Taffeties, of

Of the GENERAL TRADE of the WORLD.

red and mixed Colours, Soufies, common and fine Belelaes, Melchapatan Sattins, Lampasses, and Chites, or painted Linens; Guerasses, and raw Silk of Bengal. Besides which Indian Commodities, the English send a great many of the European ones; such as Camblets, Cloths, Serges, Hats, worsted Stockings, Crystals, Flanders Lace, Perpetuanas, &c. and when a Cargoe is intended for the Manillas from Europe, some good Grave's Claret, and Nantz Brandy in Bottles should be added, as this finds an advantageous Dispatch among our Countrymen at Madras, or if carried on, among the Spaniards at the Philippines. The Commodities brought back to our said Settlement on Return of the Voyage, are Dollars, Brimfone, Leaf Tobacco, &c. and sometimes they touch at China in their Way home, and there truck the Merchandize they got from the Spaniards against Gold, as this leaves a great Profit.

But lately the Gentlemen at Madras have feat their largest Ships to Mocha, Persia, and Surate, with Bengal and China Goods, calling at several Ports on the Malabar Coast in their Way, especially at Calicut for Pepper, Coaco Nuts, Coyr, Cardamoms, Nux Vomica, Turmerick, Coculus Indi, &c. and Rice is often a prositable Commodity in Mocha and Persia, as I have before observed.

A Man with a fair Character may eafily find Money here on his own Personal Security at Bottomree, or Respondentia, to what Port soever he be bound, at the following Rates, viz.

To China, 20 or 25 per Cent. China and Perfia 40 to 45. Bengal 16 to 18. Achen 16 to 18. Batavia 20. Pegu 20 to 25. Batavia and Surat 35 to 40. Manilla 30 to 35. Surat 25 to 30. Surat and Perfia 35 to 40. And Mecha 20 per Cent.

30 per Cent.

Pondicher: is seated in the Territories of the Prince of Gingy, at twelve Degrees of Latitude, and an hundred and sourteen Longitude, where the French have a very strong Fortification and well garrisoned, as we lately experienced to our Cost; their Warehouses here are large, and the Goods with which they are commonly filled, destined either for Europe, or the Commerce of India, Persia, and the Red Sea, are collected less from Coromandel, than from Bengal, Surat, and the Coast of Malabar, where the French Company's Ships go to load them; there is notwithstanding a Quantity of Cotton Cloth made here, and in its Neighbourhood, both white and stained, with Mussins, Silks, &c. all which Commodities they load for Europe, and make their Cargoes to consist of the same Goods as the

English.

The Coromandel Trade is one of the most important to the Dutch, of any they carry on in India, as may be judged from the great Number of Settlements which they have on this Coast, and even in the Capital of Golconda, of which I have above mentioned the chief; although a few Years preceding the End of the seventeenth Century it was become as a Sort of an Expence instead of Benefit to them, by the great and continual Impositions of the Moorish Rajas, which seemed not to be disapproved of by the King. This bad Usage obliged them to arm for obtaining the Satisfaction which they thought due: They took Masilipatnam, and by that obliged the King of Golconda not only to confirm their ancient Agreements, but to add those that were more advantageous; and also to ascertain in a better Manner, the Customs on Imports and Exports, which the Rajas who formed them, of their own Government, only levied according to their Pleasure, or exacted in Presents, near as much as the Company could benefit themselves, on the Goods they shipped or delivered there.

Three of the most advantageous Prerogatives that the Dutch now enjoy in the States of the King of Golconda are, first, that no Merchant with whom the Chief of the Factory is in Treaty about Business, shall be molested either in Person or Effects, even for the King's Affairs, till previously the Company be satisfied in all their Pretensions on the said Merchant. Secondly, that the Weavers, Painters, and other Workmen employed by the Company, shall not be interrupted in their Labours, although for the King's Service, till they have complied with their Contracts; and thirdly, that they shall have Liberty to employ what Brokers they please, without being obliged to take those belonging to the King or Rajas.

And

RLD.

chapatan Sattins, Silk of Bengal.

of the European
kings, Crystals,
for the Manillas
Bottles should be
ymen at Madras,
he Commodities
e Dollars, Brimtheir Way home,
against Gold, as

Ships to Mocha, tral Ports on the baco Nuts, Coyr, d Rice is often a rved.

his own Personal be bound, at the

Bengal 16 to 18. Surat 35 to 40. 10. And Mocha

y, at twelve Dewhere the French ly experienced to a which they are of India, Perfia, n Bengal, Surat, go to load them; and in its Neighich Commodities me Goods as the

atch, of any they ettlements which inch I have above if the feventeenth it to them, by the ned not to be differ obtaining the idd by that obliged ents, but to add them, of their ched in Presents, Goods they ship-

now enjoy in the whom the Chief in Perion or Efbe fatisfied in all eavers, Painters, errupted in their plied with their oy what Brokers to the King or And they have likewise another Privilege which they enjoy in common with the other Europeans, and that is not to pay the Duty of Chappa dellallah, that is marking the Linens, which to the Natives amount to twelve per Gent.

The Goods which the Duteb carry to Coromandel, are principally Spices, Silver, and Japan Copper, Mine Gold, Malacca Pewter, Quickliver, Lead, Vermillion,

Camphire, Elephants Teeth, Sanders, Siampan, European Cloths and Stuffs; for which they barter Linens and all the other Commodities before spoken of. Golcanda, which I have so often mentioned in speaking of the Trade transacted on this Coast, is the most confiderable of all the Kingdoms in this Part of India,

either for Extent or the Business that Strangers negociate here, or that its Merchants carry into all Parts of Asia.

Besides the ancient Domains of the Golcondan Kings, it is encreased by a Part of

Bifnagar, and Orixa, this confining on Bengal, and the other Neighbour to the Mogul, separated by Mountains from Malabar.

This Kingdom is principally celebrated for two Things, viz. the Port of Ma-fulipatnam, and the Diamond Mines, which have been discovered for above two hundred Years, and produce great Quantities of those precious Stones. The major Part of the Country of Golconda is so fertile, that it commonly produces two, and sometimes three Crops of Rice in a Year, so that this Commodity makes one of the principal Articles of its Trade. The Cotton Cloths, and among others, the painted ones of Mafulipatnam; the Salempouris, Percalles, and the Betilles of Golconda and Ragamandraca; the Dongris of Tatepaque; (called Dougrais of Peta) and the fine Betilles of Nasapori, and of Condepouli, are not the smallest Objects of Trade; and it is an inconceivable Quantity that is yearly transported to all Asia, and of which too many are brought to Europe. The Commerce of these Linens pass entirely through the Hands of Pagans, Natives of the Country; though confined only to those among them called the Banians, who compose the third Class or Tribe of those Idolaters, and who are all Merchants, Brokers, Factors, or Exchangers. The Inaigo of Golconda hardly yields in Quality to that of Labor, though it is not so good as that of Agra; it is chiefly cultivated at Condepouli, Masulipatnam, Sadraspatnam, Gelapoudi, and Escoines, from whence the Dutch usually fetch it to thid at Chaul and Dabul to the North.

Crystal, Granates, Topasses, Agates, Amathysts, Bezoar, Betel, Rice, Steel, Iron, and a Plenty of Refreshment for Ships coming there to trade, do also constitute a Part of their Commerce, which is so advantageous here, and at the other Ports dependant on it, to the *Dutch*, as to induce them many Years to employ upwards of three hundred thousand Pounds in Goods, of which they send a Part to

Europe, and distribute the rest in India.

Majulipatnam is the principal Port of the Kingdom of Golconda, on the Coast of Coromandel, and called fo from Mafuli (a Fish) and Patnam (a City) being a Name suited by the Natives to its Situation, which is upon a River greatly abounding in this agreeable Food, as its Road also does, being besides the safest in all India. These Advantages draw here the Merchants of all Nations, and is equally commodious to them, and those of the Country, for sending their Ships into almost all Parts of Asia; the greatest Number of those bound for Pegu, Stam, Aracan, Bengal, Conchinchina, the Red Sea, Madagascar, and the Manillas, sailing from hence; and though the Exports here are the same, as those from the rest of this Kingdom, it is principally for the Beauty of its painted Linens, that it is so well known in Europe, of which here are two Sorts (as at Surat and other Places in India) viz. the one painted with Pencils, and the other only stamped; and notwithstanding the same Colours are used in both Species, those painted greatly excel in Beauty; these Colours, especially the red, are fixed in with a Plant called C. ay only found in the Kingdom of Golconda along the Coromandel Coast; and the Advantage which it gives to the Linens wherein it is used, is, that they become more beautiful with Washing; the Vivacity of the Colours augmenting by the Water, and lafting, as one may fay, longer than the Stuff itelf. At Majulipatnam, are also found, Salt, Serges, some other light Stuffs, and Rice in greater Abundance than in any other Place on the Coast.

Of the Kingdom of Bengal.

THOSE who terminate the Coast of Coromandel at Mafulipatnam, call that the Coast of Orixa, which continues to Bengal, and even some comprehend in this the City of Pipeli, though it really is in the Kingdom of Bengal.

Although the Kingdom of Orixa, which gives Name to this Coast, has many Ports, they are all so bad, that the Europeans carry on little or no Trade at them,

fo I shall pass on to that of Bengal, one of the richest in the Indies.

Bengal is a Kingdom fituated to the East of Indostan, towards the Sea; some formerly believed, and among them Moreri, that there had been a City called Bengal, which had given its Name to the Kingdom, of which it was the Capital. It is certain that there neither is, nor ever was, a City so called in these Parts; and what is more, there is no City at all, feated at either of the Ganges Mouths, as the faid Authors have afferted. If there is a Metropolis, it must be that where the Viceroy refides, which was formerly at Dacca or Decca, but for a long Time past the Court has been kept at Casembazar; the first of these two Cities is large, and situated on the Oriental Branch of the Ganges, near fixty Leagues from its Mouth, and the other is upon the western Arm of the same River at fixty Leagues above Ougli.

All the Maps of this Country are faulty, as well in the Form as Latitude of this Kingdom's Coasts, they making the Ganges discharge into the Gulph of Bengal, to be at twenty-three Degrees of Latitude, when it is really at twenty-one Degrees fifteen Minutes; and are also very defective in the Situation of Places, which I thought proper to mention as not foreign to my Subject.

The Commerce carried on here, as well by Strangers as the Inhabitants, is very confiderable; and in which here are concerned, Perfans, Abiffins, Arabians, Guzuratins, Malabars, Turks, Moors, Jews, Georgians, Armenians, and in fine, Merchants from all the Parts of Afia. All the Christian Nations established in India send their Ships here, as it is the Merchandize of Bengal that makes a confiderable Part of their Reloadings for Europe, befides those they extract for their Indian Trade.

The most trading Cities, and where the English, French, and Dutch have their most flourishing Settlements, are Casambazar, Ougli (Ougeli, or Hugueli) Pipeli, and Bellezoor; to which may be added Patna; for although some place it without the Jurisdiction of Bengal, by making it the Capital of a petty Kingdom subject to the Mogul, yet as its Trade is all carried on through Ougli, I shall not se-

parate it from the aforementioned Cities.

The English have their Establishments at Ougli, Pepeli, and Bellezour, the French

at the two first, and the Dutch in all the said five Places.

Ough is the City, where all the Nations concur, who carry on the Bengal Trade, and where the richest Merchants of the Country refide, whether Moors or Pagans. Its Warehouses and Shops are always full of rich Indian Goods, but each Sect of the Natives have their particular Quarters in the Bazars, without ever mixing, as much for the greater Freedom in Trade, as out of a Principle of Religion, which hinders these superstitious People from having a too great Familiarity together.

The Lodge which the Dutch occupy at this Place, is very large and magnificent, having at once the Air of a Fortification and Palace. The Director lives here like a Prince; and next to Batavia, this is the Place where the Power and Splendor

of the Company appears in their greatest Lustre.

Casembazar is the Part of Asia, from whence the Dutch draw the greatest Quantity of Silks, which they bring down the Ganges to Ougli, and from thence fend Part to Japan, and Part to Europe; it is for this Business that they maintain a confiderable Factory here, though they besides are furnished by it also with a Quantity of Taffeties plain and striped, and the finest Linens that Bengal produces.

The Crop of Silks at Casembazar may amount in a common Year to twentytwo thousand Bales of a hundred Pounds each, of which the Dutch Company have leave to buy only fix or seven thousand, the rest are divided between the Tartars and the Mogul's Subjects, or remain in the Country for the Manufactures.

atnam, call that e comprehend in ngal.

Coast, has many o Trade at them,

ne Sea; fome fority called Bengal, Capital. It is cerarts; and what is s, as the faid Auhere the Viceroy me past the Court e, and fituated on Mouth, and the above Ougli.

s Latitude of this Gulph of Bengal, twenty-one Deof Places, which

he Inhabitants, is Abissins, Arabians, ans, and in fine, ions established in that makes a conextract for their

Dutch have their r Hugueli) Pipeli, me place it withtty Kingdom fubgli, I shall not se-

Hezoor, the French

ry on the Bengal le, whether Moors Indian Goods, but Bazars, without t of a Principle of g a too great Fa-

arge and magnifi-Director lives here ower and Splendor

draw the greatest and from thence hat they maintain by it also with a Bengal produces. n Year to twenty-Dutch Company ided between the the Manufactures.

At Chiopera, in the District of Patna, are the best Refineries of Saltpetre, and it is there that the greatest Purchases of this Commodity are made; and from whence the largest Quantity of it comes that is exported from Bengal; and it is

for this Trade only that the Dutch have a Factory here.

It must be observed, that in regard of the Merchandize that is extracted from Patna and Casembazar, they must be ready to be carried down to Ougli at the End of the rainy Season, as the Canals by which they are conducted grow dry in two Months, after the fair Weather Mousson commences, and then the Land Carriage greatly augments the Expence.

The Merchandizes proper for Bengal, are Japan Silver, Copper, Malacca Pewter, Vermillion, Alkermes, Quickfilver, Lead, Tables, Cabinets, and other Moveables japaned, Porcelane of China or Japan, Luoking-Glasses, Cloths, and all Sorts of European Merchandize, Pepper, Spice, Areque, Elephants of Ceylan, and their Teeth, Birds of Paradife, and Ternate Parroquets. The Goods of the Country's Growth, or that are brought there from the neighbouring Kingdoms, with which the Europeans usually load their Ships for the homeward bound Voyage, confist in Raw Silks, called Tany and Mouta, Cotton Wool and Thread, red Wood, various Boles, Coffee, Cowries, (or Cauris) which ferve for small Money here; white and yellow Wax, Canes, and Rattans, Gutta, Gamba, Bengal, Labor, Coromandel, and Agra Indigo, three Sorts of Lacque, Myrrh, various Perfumes, Salt, Rice, Salt-petre refined and unrefined, Terra Merita, Sugar and Sugar Candy. With these two last the Dutch load several Ships entirely every Year, Part

for their own Accounts, and Part on Freight for the Moorish Merchants, destined

principally for Perfia.

There is likewise exported from Bengal, Borax, Opium, Grain, Gums, and Medicinal Roots, embroidered Counterpanes, Carpets, and Stuffs, sent to China, Japan, Camboya, Tunquin, and several other Parts of India, (and of which large Parcels come to Europe) Fruits, Butter, (packed in Copper Pots, or Sacks made of Buffalo Skins) Honey, various Sorts of Sweetmeats, Diamonds (of which here is an ancient Mine in the Kingdom) and many other Species of precious Stones, Slaves, either of the Country, where the poor People fell their Children to subfift, or those of Aracan, a neighbouring Kingdom, whose Inhabitants exercise Piracy more than Trade, and whose principal Merchandise consists in their unhappy Neighbours of both Sexes, reduced by them to Slavery.

Although all these Commodities make a rich Object of Trade to the Nations concerned therein, it must notwithstanding be allowed, that the Dimities, Tickings, Linens, and other Cotton Goods made here, are Commodities, that the European Companies Ships bring back in the greatest Quantities, and with which the Indian Merchants also make a great Part of their Vessels Loadings. It is in this Kingdom only that the Herb grows of which many Sorts of Goods are made; and the Natives of the Country who carry on the inland Trade, and through whose Hands almost all the European Affairs pass, are the Banians, who are all either Merchants, Brokers, Bankers, or Book-keepers, and among them many are concerned in the Marine Trade, either in their own Ships, or by those they freight.

Of the Trade of Asem or Azem.

THIS Kingdom (in the Great Indies) is one of the best Countries in Afia, rich in Mines of almost all Sorts of Metals, such as Gold, Silver, Steel, Lead, Iron, &c. It also produces a large Quantity of coarse Silk, and the best Lacque in all the World. All the Mines belong to the King, and the Gold is prohibited Exportation, though the Silver Coin makes an Article in Irade, and may be carried off by Strangers. Another Branch of Commerce, and that no finall one, confifts in Bracelets and Collars, for the Arms and Legs, of which they Use great Quantities themselves, and send as many to the Kingdom

Of the Trade of Benares, or Banarous.

THIS is one of the greatest Cities in the East-Indies, and seated to the Northward of the Ganges which washes its Walls; its Trade is very considerable, particularly in Silk Stuffs and Cotton Linen, both white and painted. The Caravanieras here are many, and very commodious, in the principal of which are fold the most valuable Goods, under two vast Galleries raised in the Middle of the Court; and as it is commonly the Artificers themselves, who come here to fell their Goods, Strangers may have them at first Hand, and consequently cheaper, than in most of the other Cities of India, where the Banians, Jews, or Armenians, buy them to refell.

Of Aracan and Pegu.

THESE two Kingdoms, which follow that of Bengal, and whereof the latter's Coast join those of Malacca, are better known in India by the piratical Courses of the one, and the lasting Wars of the other with the King of Siam, for the famous white Elephant, than for the Largeness of their Commerce with the Europeans; the English and Dutch however preserve some Correspondence with Aracan, on Account of the Resreshments which their Ships are sometimes obliged to take there, yet without having any Settlements, although the King has often invited those two Nations to an Establishment in his Country.

In respect to the Kingdom of Pegu, the Dutch send some Ships here yearly from their Settlements on the Coasts of Coromandel and Bengal, loaden with Linens of this last Kingdom, from Masulipatnam and Meliapour, better known under the Name of St. Thomas. The proper Linens for this Commerce are Lagias, or Alegias, Topites, and Corpi Pintadi; the Peguans preferring the Linens of Meliapour to all others, and it is with these that they cloath themselves, without the Taylor's Affiftance, each Piece making a compleat Habit, in turning it many Times, and in many Manners about their Body; the Women cut them in four, and cover themselves to their Knees. There is also brought them Opium, Pepper, Cinnamon, Nutmegs, Sanders, and Wood of Paradife.

The Exports from hence are Ginger, Gold, Silver, precious Stones and Pearls, which two last are contraband, and here must be a Permission from the King, for either buying or selling. This Kingdom also produces a Quantity of Rice, and it is from hence that the Dutch carry it to Malacca, besides which the Exports are Elophants Teeth, Pewter, Honey, Wax, Cardamoms, Long Pepper,

Cachou, &c.

Of Malacca.

THIS City is feated at two Degrees and a half Latitude on this Side the Line, in the Streights, to which it gives Name, and separates the Terra Firms from the Isle of Sumatra. Alphonfo Albuquerque took it from the King of Ibor (or rather Gobor) in 1511, and it was unsuccessfully attacked an hundred summer of the control of the c dred Years after by the Dutch; though they were more fortunate in 1641, when they drove the Portuguese out, after a Siege of six Months, and have remained Masters of it ever since. Its Port is one of the best and safest in India, and may be entered at all Times of the Year, which is an Advantage that neither that of Surate, or Goa enjoys, nor any others of Guzurate or Malabar, which are all subject to the Mouson's. Whilst it remained in the Hands of the Partuguefe, it was one of the Staples for the Indian Trade, and as a Storehouse to all the East, where the Indian Nations, accustomed to the Marine Traffick, used

It still supports its Reputation, and its Commerce is yet very considerable, particularly in Linens from Surate, Coromandel, and Bengal, which find vent here, at Andra, Giery, and in the Rivers of Siaca and Pera, and here are also found other

Goods, of which a Part go by Land to Siam and Pegu.

feated to the de is very conte and painted, the principal of ies raifed in the ves, who come and confequently Banians, Jews,

by the piratical King of Siam, Commerce with Correspondence s are lometimes the King has y.

hips here yearly at, loaden with , better known Commerce are tring the Linens emfelves, withit, in turning it omen cut them at them Opium,

from the King, antity of Rice, ides which the Long Pepper,

this Side the ates the Terra rom the King acked an hunin 1641, when have remained in India, and e that neither alabar, which ds of the ParStorehouse to.
Fraffick, used

fiderable, parnd vent here, o found other The major Part of the Payments for these Linens, and other Commodities brought here by the *Dutch*, are in Gold and Pewter, on which large Profits are made in the other Parts of *India* they are sent to. The chief Officer in Trade that the *Dutch* Company maintains here, is called *Chabander*, an *Indian* Name, which fignifies Super-Intendant, who is independent of the Governor, and has the sole Direction of Trade and the Customs.

The Dutch are here about two or three hundred Families; the other Merchants are Malayans, Moors, or Chinese; these last only concerning themselves in the Retail of Tea, Sugar Candy, Sweetmeats, &c. but the others have their Shops ever

full of all Sorts of Goods, that the Dutch Ships bring here.

The Trade carried on at Malacca was the least Motive to the Dutch for its Capture, or that now induces them to maintain and guard it with so much Care; but its admirable Situation for that of China and Japan, besides its commanding all the Streights in which it is seated, so that no Nation can pass to the Eastward without their Permission.

Ligar and Tenasseria are two petty Kingdoms in the Peninsula of Malacca dependant on the King of Siam; the Dutch have Settlements here, and carry on a good Trade in Pepper and Pewter, of which I shall speak in the following Section, where I am to treat

Of the Trade of Siam.

THIS Kingdom, even fince the Separation of Tunquin and Cochinchina, is one of the most powerful in India: Its present Bounds are Cambaye to the East, Labor to the North; Ava and Pegu, to the West, and the Sea of the Gulf of Siam (to which it gives Name) to the South. Its Capital is Seia-Juthina, of which the Europeans have made Judia, Judia, Judea, and Odia, and the Portuguese call it Siam.

This City is feated on the Menam, a great River that falls into the Gulph of Siam four Days Journey from it; and which, like the Nile, regularly overflowing and drowning the whole Country at periodical Seasons, renders it very fertile in all Necessaries of Life, particularly in Rice, of which Foreigners yearly export feveral Ships Loadings, though large ones cannot go up the River, but are obliged to attend and take in their Cargoes below, whilst small ones may get up to Barcock, (five or fix Leagues above its Mouth) but only Barks and Junks can reach the Capital.

There is no Part of Asia, from whence Merchants are not seen at Jutbaia, as they come here from Japan, China, the Philippines, Tunquin, Cochinchina, Chiampa, Camboya, the slies of Sunda, Bengal, the Coast of Coromandel, Surate, Persia and Arabia; and the European Nations that have Settlements here, are the English, Dutch and Portuguese; the French who had one also in 1686, were drove out from Bancock in 1688, and though they afterwards settled in another Part of the Kingdom, their Trade was so inconsiderable, that it may be justly said they have ever since seat more Missionaries than Merchants there.

It is only the Europeans, Chinefe and Moors, (that is, all the Mahometans) who are privileged to have Houses in the City; the Indian Nations having them without, though their Quarters are all separate, where they carry on their Trade, and exercise their Religion.

The Dutch carry on the greatest Trade here, and the House they built in 1634, is one of the handsomest they have in all the East; yet this Settlement is only reckoned the twentieth in the thirty-two principal ones they have in in all, under the general Government of Batavia.

Trade is one of the chief Professions of the Siamois, and it may be truly said, that their King is the principal Merchant among them, whether for it Traffick at home or abroad.

His foreign Commerce is mostly to China, where he annually sends five or fix large Vessels; to Japan, where there goes two or three; to Camboya, Tunquin, and Cochinebina, the Destiny of as many; and in fine, to all the Coasts of India, (especially Surate) and even to Perha, where there are always some of his Shine.

Of the GENERAL TRADE of the WORLD.

772

Ships, commanded commonly by Christians, as his own Subjects are no great Sailors.

The inland Trade of the Kingdom, carried on by his Factors, does not only confift in the valuable Commodities, imported by his Shipping, of which his Warehouses are always full, and sold at the Prices he thinks proper; but also in the dif-ferent Products of his Dominions, whether they be the Tribute of his Subjects, or what he cultivates in the Lands peculiarly belonging to him: So that only in Betel and Arque, green and dry, the King's Agents get upwards of fix or seven hundred thousand French Livres; and it is reported, that the Customs of Bancock, and the farming the circumjacent Gardens, produce him more than four Millions yearly. This Kingdom is rich in Mines of Pewter, Lead, Silver, and even Gold, though these last produce but little, and that of a very base Alloy; the Pewter Mines of Lagur being the most considerable, whose Metal makes one of the best Branches of Trade that the Dutch carry on here; the Company having a Treaty with the King, which interdicts the Purchase of this Commodity by any others than

themselves It is with this Pewter that the Dutch bailast their Ships in returning for Europe, preserving however enough for it for their Indian Trade, where in many Parts

they truck it against other Commodities to a very great Advantage.

The other Merchandizes which Siam produces, are, Wood for building Ships (of which the Dutch load great Quantities for Batavia) Stags, Beaves, Buffaloes, and Tygers Skins, (of which latter, a striped Sort esteemed very valuable, more especially for Japan) Gum Lacque, Lead, Sapan Wood, Calembeck (or Aloes Wood) Honey, Wax, Sugar, Betel, Areque, Pepper, Rice, Salt, Varnish, various odoriferous Woods, Tea, (that comes from China and Japan) Calin, (supposed by some a Metal between Pewter and Lead, though by others only a Mixture of them) Ambergrease, Lineas of the Country, Elephants Teeth, Saltpetre, Gum Gutta, Canes and Rattans, Cotton, Ivory, Afphaltus Wood, Musks, Benzoin, and Silk, but these three last are brought here from Laor, when that Kingdom is not at War with this of Siam.

The Goods proper for this Trade, and which are principally in Demand at Siam, are Silk Stuffs, Spices; all Sorts of Chinese and Japan Commodities, such as flowered Velvets, japanned Works, Porcelane, Goldsmiths Wares, diverse European Commodities, gold and filver Bars; but the Goods that find the readiest and surest Dispatch, are the Linens from Surat, Coromandel, and Bengal; here are besides imported, red Coral, yellow Amber, Quickfilver, Sanders, and Cloths; Pepper also was once a good Commodity, but fince its Plantation here the Natives have enough, and to spare for Exportation.

Of Camboya.

THIS Kingdom, called also Cambodia, was formerly a Province of Siam, but at present only makes it the Acknowledgment of an annual Tribute, viz. of a Notegay of golden Flowers. The Capital of this Kingdom, which the Europeans call by the same Name, and the Inhabitants Rauveka, is situated at fixty Leagues from the Mouth of a River which falls into the Sea, to the East of the Gulph of Siam, and which, like the Nile, and the Menan, overflow the Country regularly every Year. The Portuguese had for a long Time this Trade to themselves, but it is now open to all those who will engage in it; and here are English, Dutch, Portuguese, Chinese, Japanese, Siamois, Cochinchinese, Malayans, &cc. of which some come with the South, and return with the North Moustoon, and others quite the reverse. The Dutch send Linens here from Malacca, of which the properest for this Market are, Bengal Cassas, white and red Betilles, Assortments of Serasses, and some Cotton Thread.

The Goods this Place produces for Exportation, are Benzoin, Gum Lacque, Wax, Copper Basons, Iron Chinese Pans, Rice loaded for Quinam, and a Quantity of Stags, Beaves, Buffaloes, and other favage Animals Skins, which here, aswell as at Siam, are one of the best Articles in this Trade, and the easiest fold, by Means of the Chinese and Dutch Traffick, to Japan, the former being the most considerable Traders here of all the Eastern People. pes not only conwhich his Wareut also in the diff his Subjects, or

that only in Betel

or seven hundred Bancock, and the r Millions yearly.

en Gold, though Pewter Mines of

he best Branches

Treaty with the

any others than

rning for Europe, e in many Parts

ge. for building Ships

Beaves, Buffaloes.

y valuable, more mbeck (or Aloes

alt, Varnish, vapan) Calin, (sup-

hers only a Mix-Teeth, Saltpetre,

d, Musks, Benwhen that King-

Demand at Siam.

ies, fuch as flow-

diverse European

readiest and surest

here are besides

oths; Pepper also

ves hore enough,

e of Siam, but at

ribute, viz. of a

ch the Europeans at fixty Leagues of the Gulph of country regularly

hemselves, but it

ifb, Dutch, Por-

of which fome others quite the he properest for ents of Serasses,

, Gum Lacque, and a Quantity here, aswell as

fold, by Means

Of Cochinchina.

THIS Kingdom is feated between those of Canboya and Tunquin, on a Gulph bearing its Name; its Length is about an hundred and ten Leagues, and its Breadth in some Places, only ten, twenty, or twenty-five at most; and notwithstanding its small Extent, it has the Kingdoms of Chiampa and Thien for Tributaries, where it carries on a very great Commerce.

butaries, where it carries on a very great Commerce.

Its chief foreign Trade is that of China and Japan, carried on by the Chinefe fettled here, or those of Canton. The Europeans, especially the Dutch, load many Merchandizes here; the French, as has been said of Siam, have hardly any of their Nation here but Missionaries. The Commodities extracted of the Growth of the Place are Gold, (which comes from the Mines, or Dust collected in the Gravel from some Rivers) of Calembac Wood, which grows in the Kingdom of Champoa, from whence they can only bring it to Cochinchina, and which sells for its Weight in Gold, even on the Spot; Pepper is also extracted from hence, and sent to China; Silks gathered in such Quantities, that even the Cordage of their Gallies and Fishermens Nets are made of it: Taffeties, which are the only Stuffs made here; Sugar, shipped commonly for Japan; Wax, Areque, and Betel; Rice, with which many Ships are annually loaden; in fine, those Birds Nests so much esteemed by all the Indians, as a sulutary Food, which serve them at once both for Aliment and Regale.

Of Tunquin.

TUNQUIN (or Tonquin, as it should be pronounced) was for a long Time a Province of China, when Cochinchina and Chiampa were a Part of it; at present these two Kingdoms are separated, and Tunquin, more compact than before, is bounded on two Sides, by three Provinces of China, which are Canton to the East, and Invan and Quans to the North; to the West it touches on the Kingdom of Brama, and to the South on Cochinchina, and the Gulph to which this last has given its Name.

The Tunquinois did not till pretty lately renounce the Politics they had learnt from the Chinese, not to trade with any foreign Nation, but at last they are become more tractable; having at first permitted Strangers to come and trade with them, and were afterwards emboldened to go and traffick with others, as they now do at Siam, Batavia, and many other Places of India, they send Ships to.

The best Merchandize that the Europeans can carry to Tunquin, are Cold and Silver, especially Dollars, although they are not without them; as here comes a great deal of Gold from Cbina, and a Quantity of Silver from Japan; besides, some pretend that this Kingdom has Mines of both these Metals, though Mr. Tavernier denies it, and with a reasonable Probability. Other Commodities brough there, are Spice, Pepper, Quicksilver, Vermilion, Cloths, and yellow Amber. These People are open and faithful in their Dealings, in which they are very different from their quondam Masters the Chinese, who pride themselves in cheating Foreigners, and use a thousand Chicaneries in their Purchases and Sales.

Silks are in such Plenty at Tonquin, that both rich and poor equally clothe themfelves with several light Stuffs made of them in the Country; and the major Part of those Things, which in other Places are made of Flax or Hemp, are composed here of this Material. The Dutch export great Quantities of these Silks for Japan, being more commodious than to fetch those of Persia and Bengal, as they did br-

fore their Trade was established at Tonquin.

Here is also to be purchased Musk, Tortoise Shell, Aloes Wood (of which here is some worth near an hundred and thirty Pounds Sterling per Pound;) Sugar in Pound and half Pound Loaves, proper for Jupan; Porcelanes (brought from abroad) Lacque, Rice, and those Birds Ness mentioned in the Section on Coebinchina, which are sound in five small Islands of the Gulph, where both the Tunquinois and Chinese go to seek them. It is also in five other Neighbouring Isles, that they go to catch Turtles (or Tortoises) which come ashore there in such Quantities at

the most consi-

Of

certain Seasons, as to render the Sale of their Shells and salted Flesh one of the best Branches of Trade in this Kingdom. They have Oranges and Lemons here. as in all other Parts of India; but these latter are so source, as to become thereby useless for Refreshments to the Ships, and are therefore only consumed here inflead of Aqua Fertis, to cleanse Copper, Brass, or Iron for Gilding, in the Dying of their Silks, and in the Lyes for their Linens, which makes them of a dazzling Whiteness.

Of the Trade of China.

THIS vast Part of the Globe, and the eastermost of Afia, is equally famous for its Fertility, which furnishes in Abundance wherewith to maintain an extenfive Commerce, and for the Genius of its Inhabitants, who more than any other People of the World, understand to employ in all Sorts of Manufactures and Works the many rich Products that grow, and are found in the fifteen Provinces of this vaft Empire; which is rendered more adapted to Trade, than any other eastern Country, by the many Rivers and Canals that traverse all its Divisions, and thereby facilitate the Transport of its Merchandize; and for abroad, the good Ports, that fix of its Provinces have, which are washed by the oriental Ocean.

The Chinese Politics making them fear, that a Communication with Strangers might corrupt their Laws, never gave these latter any Opportunity to attack their Liberty under a Pretence of Trade: but for feveral thousand Years, shut the Entrance to their Kingdom against all Nations whatsoever, and were content with the interior Trade carried on among themselves, but at last the Emperor, having opened his Ports to all the World in 1685, the Indians and Europeans were equally forward to improve the Liberty of this new Trade, which they have carried on

The Portuguese till then had been the only Nation of Europe, who had carried on any Sort of Traffick directly to China, by Means of their Situation at Macao (of which I shall treat by and by;) and the Dutch, desirous of imitating them, when established in the Isle of Formoja, having been chased from that Post in 1661, had renounced this Commerce, or at least, like the English, only maintained it in the half deserted Isles, where the Chinese Junks brought their Merchandize,

and returned with what they got there from Foreigners.

It is true, that many Indian Nations, and the Dutch themselves, were never without the Products of China, but it was what the Chinese brought, who were permitted to go to other Parts, at the same Time that all others were strictly forbidden coming among them; and the Places which the Chinese Junks frequented most, and to which they still continue the Trade, are Japan, the Manillas, Co-chinchina, Achin, Malacca, Camboya, Siam, Tunquin, Patana, Jambi, Andragiri, (in the Isle of Sumatra) Batavia, and some others.

The Trade with Strangers in China was not only open by Sea, but their Caravans were also admitted here, as well from the eastern Tartars (who now govern this Empire) as the Muscouites, who send yearly to Pekin a very numerous one from

Petersburgh.

China is separated from the States of the Grand Mogul, by Sandy Deserts abfolutely impassable, and other Provinces of India, by Mountains very difficult to get over, which hinders almost all Trade between these different Kingdoms, except a very small one on the Frontiers, though it is very difficult to know in what even that confifts, as not one in a thousand at the Capital knows any Thing of what passes without the City. It is true the Chinese have sometimes gone to Bengal, the Philippines, Batavia, and even to Goa; but this by Stealth, and with the Connivance of the Mandarins, Governors of the Sea Ports, for a good Sum of Money, which the Court were Strangers to, notwithstanding it is absolutely forbidden to every Subject of the Empire, to go to any foreign Part, on any Pretext whatfoever, without a Licence, or express Order from the Government.

The greatest Part of the Chinese, spread in India to trade, are of the Posterity of those who escaped from China, when the Moungalean Tartars became Masters of it; and they have only a clandestine Communication with the other Chinese their

Countrymen.

y to attack their rs, shut the Encontent with the mperor, having ans were equally have carried on

vho had carried uation at Macao imitating them, m that Post in only maintained ir Merchandize,

lves, were never ught, who were were strictly for-Junks frequented ne Manillas, Coambi, Andragiri,

but their Carawho now govern merous one from

andy Deferts abvery difficult to t Kingdoms, exto know in what ws any Thing of mes gone to Benlth, and with the r a good Sum of is absolutely fort, on any Pretext ernment.

of the Posterity of me Masters of it; ther Chinese their

There is no Nation fitter for Trade and that understand it better than the Chineses so that it lets no Profit slip, which Commerce offers; trading in, and benefiting by all, with an admirable Dexterity and Skill, though not with that Fidelity, as is elfewhere regarded as the Soul of Trade; in one Word, the Chinese are spread in Afia, wherever there is any Thing to be got, with the Characteristick of Cheats, Usurers, faithless, full of Complaisance and Subtlety to manage a good Opportunity, and all this under the Appearance of plain Dealing and Honesty, capable of deceiving the most attentive and suspicious; and they commonly say proverbially, that all other Nations are blind in respect of Trade, but themselves and the Dutch, which latter have one Eye, but they two. As it has always been a Maxim in the Chinese Government, to encourage a great Currency of Trade in all the Kingdom, it may be said that all the People concern themselves in it; here being hardly any of the Natives, even the Mandarins, who are not engaged in it, at least in Partnership with the Merchants, to whom they advance their Money, that it may go encreasing, and not lie idle.

One of the principal Branches of Commerce in China, as well at home as abroad, confifts in Silk and Silk Stuffs, either plain or mixed with Gold and Silver, of which here is fo great a Plenty, that most of the People, and even Servants, commonly go clad in Sarcin or Damask. Silkworms are bred in almost all the Provinces of the Kingdom; but Nanquin and Chekiam (especially the latter) are those where most is gathered, and where most silk is manufactured, there not being one Year in which they do not send to Pekin near four hundred Perkin class of Cold (or Tillian) Damaster. Barks loaden with Cloth of Gold (or Tiffues) Damasks, Sattins and Velvets, befide those made by the Emperor's Orders, for Presents to his Ladies, Princes, and all his Court; all the other Provinces also pay a Part of their Tributes in Silk and Silk Stuffs, which are generally resold for the Emperor's Account, but when all together are not near the half of what Chekiam furnishes alone. It is in the Province of Nanquin, that the most beautiful Silks are made, and he best Artificers come to establish their Fabrick, though Fowhere most reigners hare carry away any of these; but almost all the Silks that the Euwell wrought as raw, are manufactured at Canton, or in the Proropeans ship, vince of which that City is the Capital, and gives it its Name.

There is made in China all Sorts of Silk Stuffs, either net or mixed with Gold and Silver, as there is in Europe, and many others peculiar to themselves; and they have Wools in many Provinces, of which they only make some Serges, as they are ignorant in the Manufacture of Cloth, though they have these brought here, and very much esteem them, more especially those from England, yet they buy but little, as the Cloths cost vastly more than the very finest Silks that can be made

The Chinese have also various Furs, even of the very finest, such as Minevers, Ermines, and Martens, but they are all confumed in the Country, in Linings for Mens or Womens Clothes (of which one only often costs above 2501.) Caps, Saddles, and other Moveables.

The other Merchandize exported from China, befides wrought and raw Silks, are Cottons in Wool, Thread, and Linens made of them, Brass in Plates, and Salmons, Toutenaque, Tea, Camphire, Musk, Flax, Sugar, Salt, Ginger, Sweetmeats, Quickfilver, Vermillion, Lapis Lazuli, Vitriol, Ambergrease, Rhubarb. Galangal, China, Mirabolans, China Ink, Horses, Porcelane, japaned Works, Potter's Works, proper for *India*; Camblets, Hemp, and Hempen Linens, fine Gold, Pew'er, Iron, Steel, and many Instruments made of all these Metals nicely wrought; in fine, precious Stones, Pearls, beautiful Marble, Aloes, Rofe, Brazil and Ebony Wood, Jesuits Bark brought from the Manillas; yellow and reddish Amber. After the lacquered Works of Japan, those of Fokien pass for the best, and though there are good Artists in this Manusacture at Pekin, yet they fall short of that Beauty and Perfection, so conspicuous in the Fabricks of Japan and Fokien, as much as they exceed any Thing of that Nature attempted in Europe.

In Regard of the Merchandize proper for the Trade of China, Plate is as the Basis, whether in Dollars as they come from the Manillas, or in Bars as the Duteb bring them from Japan; the Chinese, who have none, esteeming it greatly, and willingly truck their Gold, and best Commodities against it. And whilst I

There

775

am on this Subject, it will not be improper to remark, or unprofitable to my Reader, that in this Traffick, the Difference between Gold and Silver is computed as one to ten, whereas the Difference in Europe is as one to fifteen, fo that great Advantages are made by carrying the latter thither. Spice and Pepper also find a good Sale here, particularly this last, wherefore the Dutch always make it a Part of their Loadings, there are also brought here Linens of various Sorts, Cloths, Serges, Estaminas of diverse Species and Colours, of which the red, white and black are most in Esteem, Sanders, Elephants Teeth, Amber, and red Coral, though pale.

What has been hitherto faid of the Chinese Trade, has been little more than

the Transactions of the inland Part of this vast Empire, by the Inhabitants of the different Provinces that compose it, and with taking some Notice of that Trade which Foreigners, especially the Europeans, carry on here, since the Emperor opened his Ports to them; I shall therefore now enter into a Detail of the Commerce that the Chinese carry on in their own Ships in all Parts of the

Of the exterior Trade of China.

ANTON is the Port where all the Chinese Junks are loaded for abroad, and where they come to bring their Returns; the Places for which they commonly load, are, as has been already observed, the Isle of Hainam, Cochinchina, Camboya, Tunquin, Siam, Batavia, Japan, Manilla, Surate, Maldives, and Achen, of whose Trade I shall speak in order.

Of the Commerce of Canton to the Island of Hainam.

THIS Ise, fituated ninety Leagues to the South-West of the River of Canton, is Part of the Emperor of China's Dominions, so that seemingly it should not be comprized in what I have to fay of the exterior Trade of China; but as they themselves count it among the Places of their foreign Traffick, I shall there-

fore begin with it as I proposed.

Vessels may go and come from Canton to the Isle of Hainam all the Year, but the best Season for leaving Canton is the End of November, and that of returning from Hainam, the Month of June; those who depart in the good Mouffon may make their Paffage in less than eight Days, but those who sail against the Mouffon, commonly employ a Month, and fometimes fix Weeks in the Voyage. The Goods they carry with them to Hainam, are wrought and unwrought Iron, Iron Chaldron, Cotton, Cotton Linens, called Canques of Foiken, ditto of Nanquin, common Straw Matts, and Garlick. The Commodities in Return for Canton, are various Sorts of Rattans, yellow Wax, Galangals, Venifon falted and dried, Areque, Cocoa Nuts, Stags Skins, and Nerves, and Aloes Wood, of which it is faid there are thirteen Sorts.

Commerce from Canton to Cochinchina.

THE King of Cochinchina is the only Merchant that may publickly be dealt with, yet fometimes he permits. Particulars to buy and fell; and though the Licence for fo doing costs dear, it is notwithstanding always very advantageous, and every Ship on Arrival makes to him or his Officers, a Prefent to the Value of about four hundred Taels.

The Chinese Vessels leave Canton the Beginning of March, and commonly arrive at Cochinchina about the 15th, though sometimes the Weather detains them till the 25th; and to return from thence they must set out the Beginning of July,

having generally the fame Passage coming as going.

The Goods proper for Cochinchina, are the Caches (a Copper Money) of Hainam and Canton, Brimstone, Saltpetre, (though it must be observed that both these last Commodities are not permitted to be loaded at one Time, in the same

Of ASIA, &c.

R LD.
rofitable to my
Silver is comte to fifteen, fo
pice and Pepper
Dutch always
Linens of varis, of which the
th, Amber, and

Inhabitants of Notice of that fince the Eminto a Detail of all Parts of the

for abroad, and hich they comim, Cochinchina, lives, and Achen,

am.

ne River of Canemingly it should f China; but as ck, I shall there-

am all the Year, and that of rene good Mouffon of all against the sin the Voyage, anwrought Iron, of, ditto of NanReturn for Cannifon falted and Vood, of which

olickly be dealt ill; and though ye very advana Present to the

and commonly er detains them ginning of July,

Money) of Hairved that both ne, in the fame Ship,

Ship, nor either of them separately, without a particular Licence, which always costs dear, as these are prohibited Exportation from China) Gold Stuffs, fine white and red Crapes, Ginseng, thin Crimson Sattins of Canten, coarse Porcelane for common Use, all Sorts of Medicinal Drugs, thick Paper for burning before their Pagods, Glass Bracelets, ordinary and fine, Iron Kettles, and leaf Gold. The Returns from thence, are in Gold Ingots, Agracaramba Wood, Darts, Areque, (the best in India) black Wood, Rhinoceros Horns, (of three Sorts) Bustalos and Cows Horns, Pepper, Fish, called Bitchemaree, Sea Dogs Skins, strong coarse Silk Stuffs, Birds Nests, white Sugar and Sugar Candy, and Japan Wood for staining yellow.

Trade of Canton with Camboya.

THE Chinese Vessels, which carry on this Trade, sail from Canton the Beginning of January, and spend in their Passage from sisteen to thirty Days, according as the Weather savours; their Return is commenced at the End of June, that they may arrive in China by all the succeeding Month. The whole Commerce is transacted in the southernmost Part of Camboya, near three hundred and sifty Leagues from the River of Canton. Every Ship on Arrival makes a Present to the King and his sour principal Officers of three or four hundred Taels, and then have Liberty to trade with whom they please.

The Commodities commonly fent here are only five, viz. Iron Anchor Flooks, Umbrellos, Rattan Matts, all Sorts of Fruit, and Porcelane. The Returns are Sapan or Brazil Wood, Elephants Teeth, Lacque, Lounge for painting yellow, Birds, Buffalos, Chameaux, Cows and Stags Skins, Buffalo and Cows Horns, Peacocks Feathers, and Taffoufia, a Medicinal Drug.

Canton's Trade with Tunquin.

TUNQUIN is two hundred and twenty-five Leagues from the River of Canton, which is commonly failed in ten or twenty Days, and the Return much the fame; the Seasons for departing and coming back, are the Beginnings of January and July. The Presents which these People make the King and seven of his Officers hardly amount to three hundred Taels, though all other Nations pay a great deal more: The Merchandizes carried hither, are Canton Casches, Iron Kettles, small Brass Cannon, Pewter in gilt Leaves; all Sorts of Drugs, at least an hundred Species, ordinary Porcelane, Cloves, Pouchoc, a Drug serviceable in Medicine, and for dying Yellow, Silk, or thin Tasseties, red Crape of Canton, Gauze of the third Sort, Glass Necklaces, Vermillion, Alum, Rupieds, (a Drug for dying Black) and all Sorts of Chinese Fruit. The Goods loaden in Return, are yellow Raw Silk, Mudis, or Stuss made of a Tree's Bark, several Sorts of Tasseties, coarse and fine Canques, or Cotton Linen, Brazil Wood, Cinnamon, (not extraordinary good) Lacque, Aniseeds, and Caramangee, a Medicinal Drug.

Commerce of Canton and Siam.

THE Ships sail from Canton for Siam about the 20th of November, and are thirty or forty Days in their Passage, and their Return is begun in June, that they may arrive in all the Month following; and the King here, as in Cochinchina, is the only one to trade with.

The Chinese carry a large Quantity of all Sorts of Goods here, and bring no fewer back; the outward bound Cargoes consisting of wrought and unwrought Iron, Toutenaque, Allum, white Sugar, wrought Copper, Latten and Iron Wire, Copper Basons of different Sizes, cast Copper Cisterns, Iron Kettles five within eanother, (all which Commodities serve as Ballast) Damasks and Sattins of all Colours, striped and common Tasseties, Gauzes, sewing Silk, Marelle, a red Nanquin Paint, Chuangon, a Medicinal Drug, Figie-caque, a Chinese Fruit, Sugar Candy, Raisins, Prunes, dried Chesnuts, Water Melon Seeds; Copper Drums, cal-

led Gans, Quickfilver, and three Sorts of Gold Wire. The Goods that compose their Cargoes on Return, are Elephants Teeth, Lead, Pewter, Arsque, Brazil Wood, Tasousic, or Tassousia, a Medicinal Drug, (all which serve for Lastage) Lacque, Horse, Cows, Buffalos and Stags Skins, Buffalo and Rhinoceros Horns, Myrrh, Loung, Birds Nests of three Sorts, Puchoc, Incense, Birds Skins with their Feathers, Peacocks Tails, two Sorts of Stags Nerves, and Caye-lac, an odoriferous Wood, for burning before their Pagods.

Of the Trade between Canton and Batavia.

BATAVIA is seven hundred Leagues from Canton, and Ships which go from the former to the latter, sail the Beginning of December, in order to arrive in the following Month; and when return they set out on the sex ad or south of June, and get home in July. The Goods the Chinese carry with them, are Tontenaque, Gold, sine and ordinary Porcelanes, several Sorts of Tea, Copper Basons, Gold Wire of Canton and Nanquin, Sattins and Damasks, the greatest Part black, Tasteties, three Sorts of sewing Silk, Aniseds, Quicksilver, Vermillion, Musk, Borax, Iron Kettles, sive and seven in one another, Rhubarb, Arcassoul, a Medicinal Drug, Copper like the Japan, very thin Canton Tasseties, of all Colours, Canton Glass, and China Root. The homeward bound Cargoes consist of Lead, Pewer, Pepper, Incense, Puchoc, Caremangee, Camphire, Coral, Rattan and other Matts, Rattans, Nutmegs, Cloves, yellow Amber, Myrrh, Asse-Fætida, Azeboucq, a Medicinal Drug, Guinea Pepper, Birds Nests of two Sorts, and Sugar Candy.

Commerce from Canton to Japon or Japan.

As I shall have Occasion to treat amply of this Island, in the Chapter that will be dedicated to it, there will be no Room to enlarge on it here; so I shall only consine myself to that carried on by the Chinese, in a large Number of Junks that they yearly send to this Place from Canton; and the Port of Japan, which their Business leads them to, is called Langi-Asakie, situated in thirty-fix Degrees six Minutes of North Latitude, and in an hundred and siftyone of East Longitude.

In order to fecure a fuccessful Passage, the Vessels should leave Canton the Beginning of May, that they may get to their intended Harbour in about twenty-five Days, as a timely Arrival is of the utmost Importance to the Sales of their Goods, a Preserve being always given to the first Comers, when the Merchants or Captains demand it; and this Claim should never be neglected, as the Chinestend so many Junks in some Years, that several which arrive last, are obliged to

carry all, or at least a Part of their Cargoes sack again.

On approaching to the Harbour, the Vessel must anchor at three Leagues Distance to give the Customhouse Officers Time to visit her, and take the Captain's Declaration, which must be in Writing and contain his Name, that of the Junk, the Place he came from, and those he touched at, the Number of his Crew, when he sailed, the Condition of his Goods, the Size of his Vessel, the Number of his Guns and small Arms.

As foon as the Vifit is over, the Japonefe Pilots and Sailors come aboard and carry the Veffel into Port, where, when anchored, the Loading is delivered into the Warehouses which the Director General of Trade furnishes; where the Sales are

made on the Day, and at the Hour appointed by him.

The Goods proper for this Voyage, are, Coral in Grains, Agracaramba (an odoriferous Wood) Ultramarine, (none but the King of Yapan can buy these Commodities) Enamel of five different Colours, Alum, Iron, Tontenaque, white and brown Sugar (which five Articles serve for Ballast) Sattins, of which more than two Thirds black, white Taffeties of Canton and Nanquin, white and red Crape of Nanquin, Canton sishing Lines, Vermillion, raw Silk of Nanquin, Galanga, Legumen, yellow Lacque, as it distills from the Tree, Areque Bark, Ychitzee, a medicinal Drug,

RLD.

at compose their e, Brazil Wood, astage) Lacque, Horns, Myrth, with their Feaan odoriferoma

Ships which go ber, in order to n the feet ad or inch carry with ral Sorts of Tea, d Damafks, the ads, Quickfilver, other, Rhubarb, Canton Taffeties, bound Cargoea Camphire, Co-Amber, Myrth, rds Nefts of two

the Chapter that e on it here; for a large Numand the Port of Jukie, fituated in undred and fifty-

leave Canton the in about twenty-the Sales of their en the Merchants d, as the Chinefe at, are obliged to

ree Leagues Difake the Captain's that of the Junk, his Crew, when e Number of his

come aboard and delivered into the nere the Sales are

paramba (an odoy these Commowhite and brown than two Thirds rape of Nanquin, Legumen, yellow medicinal Drug, Caramangee

Of ASIA, &c.

Caramangee from China, Folio Chiroze (a medicinal Drug) yellow Wax, Chinese white Linen of several Sorts, green Alum, Honey, Chiensou, a medicinal Drug, Sugar Candy, Benzoin, Aloes Wood of three Sorts, Gum Sandrac, Tortosse Shell, Camphire of three Sorts, Puchoe, Incense, Myrrh, Lounge, Musk, Rhubarb, Cinnamon, Chuangon, a medicinal Drug, and a very bad Sastron. In Return the Chinese take Lacque or Varnish, Porcelanes, sinc Pearls, Steel, wrought Copper, and a Sort of Camphire proper for China.

Trade from Canton to the Manillas.

THESE Isles are two hundred Leagues from the River of Canton, where the Chinese Ships sail for in the Month of March at latest, and depart from thence in July. All the Junks that go this Voyage, make the Governor and Superintendant of the Customs at the Manillar, a Present on Arrival, which at first was only voluntary, but the Continuance has made it become a Right

Right.

This Trade was formerly very advantageous, but it is greatly decayed; in 1700 the Goods from Canton lost 30 per Cent. at the Manillas, and though afterwards they grew something better, yet nothing in Comparison to the Value they once bore there. When the Spaniards go from their Islands to Canton, they carry a Parcel of Embroideries, and a little Musk with them; and what a Chinese Cargo for the contrary Voyage consists of, is Tontenaque, Iron, Porcelanes of all Sorts, Canques of Canton, and others of Nanquin, very ordinary Sailcloth, several Sorts of Cloths called Nunna, flowered Damasks, plain Sattins, various Species of Taffeties from Canton and Nanquin, white and red Crapes, plain and sowered Moeres, with raw and sewing Silks. In Return, they bring Brazil Wood, Stags Flesh, salted or dried, Stags Nerves, and Pearls.

Of the Trade from Canton to the Maldives, touching at Achem.

FOR this Voyage a Ship of an hundred and fifty to two hundred Tons Burthen is the propered, navigated with five or fix Europeans at most, and the rest of her Crew Lasquares or Lascars. The Scason for Sailing is the End of October, to arrive at Achem between the first and tenth of December at latest, that they may depart for the Maldives in Time. The Loading of this Vessel should be composed first, with Merchandize proper for the Moors of Achem, who trade for Surate. Seconaly, with those convenient for the Natives there. And thirdly, with such as may fuit the Maldrean Market. The Goods for Surate are, fifty Ton of white Sugar, an hundred Pieces of Japan Copper, twenty to fifty Pieces of Sugar Candy, two hundred Pieces of Tontenacque, twenty to forty Pies of Quickfilver. The Goods for the Natives of Achem are, coarse Porcelane about five Hundred Tacls, Copper Basons of different Sizes, twenty Pies of Chinese Tobacco in Pound and half Pound Papers, fifty Pieces of Gold Canton Thread of the third Sort, twenty Catis, the Ends must be of Silk, three or four Barces of fine Coffee, and Tea Cups and Saucers, fifty Pieces of Taffeties squared, such as are sent to Siam for Women's Petticoats, fifty Pieces of five threaded Damasks, with red, blue and yellow Flowers. The Returns made from thence are in Shells called Cauris, or Cowries, which ferve as Money in many Parts of the East-Indies, as they do on the Coasts of Africa, where the Europeans carry them, dried Fish, and the Bark of the Cacao Tree, prepared for Spinning to make Cables with. There may likewise enter into the Canton Cargo for Achem, several Species of European Goods, such as all Sorts of Nails, Iron Anchors from three to fourteen Quintals Weight, Iron Guns from two to five Quintals, Wine and Brandy in Bottles, fome Chiffels, Spectacles, twenty Barrels of Pitch, Paper, Iron in flat broad Bars, Cordage from one to five Inches thick, Padlocks, and also some blue Linen for Women's Petticoats.

Of the English Trade from Madras to Canton.

THE Ships sail on their Voyage in the Month of July, and arrive there in August or September; sometimes they lose their Passage, in waiting too long for those from Europe, to get Dollars, as without these they can do nothing in Trade to China. They sail on their Return from Canton in January or Pebruary, and their Voyage either going or coming is from forty-five to sixty Days.

The Goods carried from Madras, are English Lead, Lead and Pewter from Pegu, Malaccan liquid Storax, Rattans from the same Place, Incense, Assa Feetida, Madras red Wood, Myrrh, Puchoc, and fine Pearls of all Sorts. The Goods in Return are, Gold, Copper from Japan, and ditto from Canton like the other, Toutenacque, Allum, Quicksilver, Vermillion, ordinary Porcelanes for the Moors Use, white Sugar, and Sugar Candy from China.

Of the Trade from Surate to Canton.

THEY carry from Surate to Canton the same Goods as from Madras, besides a Quantity of Cotton; and those brought back from Canton are also the same, except the Gold. They sail from Surate in the Month of May or June, in order to arrive at Canton in August; and come from thence about the 15th of December, to finish their Voyage in Mo. 3b.

The Europeans Commerce with Canton.

THE Ships which annually arrive here from England, France, Portugal and Holland, commonly bring the following Goods, viz. Silver, in various Coins, all Sorts of fine Cloths, Camblets, Serges, and other Woollen Stuffs, fine Linens from Holland; Clocks and Watches, Looking-Glasses of all Sizes, Mathematical Instruments, English Etwees, Pencils, Paper of all Sorts, various Ornaments for both Sexes, some European Liquors, and especially Wine; of all which Commodities a good Part is distributed in Presents to the Mandarins in the Government of this Place, and the Merchants generally make a considerable Advantage of the rest. They employ the Silver they carry in the Purchase of diverse Sorts of Goods, in Virtue of certain Agreements made beforehand, which are raw Silk, Damasks wrought according to Patterns given; plain Silks, lacquered Wares, Green and Bohea Tea, Badianes (a Seed from the Anis Tree growing in China, so called from the Smell which its Wood has, like that Aromatick in Europe) Canes, and Porcelane after the Models and Paintings directed. They also sometimes buy Gold here, though but seldom, as they have it much cheaper in India. At Canton, some precious Stones (excepting Diamonds) are likewise to be met with, though never in any great Quantity.

It is at *Quantung* and *Fókien*, that the best *Chinese* Brocade Silks are made, and of which a large Quantity are brought to *Europe*; all which Commodities are purchased with ready Money; and the Sales of *Europeans* Goods are on the same Terms, as Strangers find a considerable Difference in their Dissavour by Barter, and therefore maintain the Method of buying and selling for ready Money only.

and therefore maintain the Method of buying and felling for ready Money only. In 1720, a Commissary from the Mississary Company arrived at Canton, and obtained Liberty from the Court to reside there; but on proposing to load a Ship, he found so many insurmountable Difficulties lying in his Way, that he thought best to decamp, and quit his uneasy Residence; in the same Year also a Ship arrived there under the Emperor's Colours from Osend; the Fate of which Company being so well known, I have no need to enlarge about it.

Belides what is before-mentioned, there are transported from Europe to China, and from China to Europe, a thousand Trifles, which leave a considerable Gain, though are too numerous to be particularized; I shall therefore omit attempting it, and proceed to give some Account of the Trade carried on between the two

arrive there in aiting too long an do nothing fanuary or Fe-ty-five to fixty

d Pewter from e, Assa Fœtida, s. The Goods like the other, s for the *Moors*

from Madras, Canton are also of May or June, about the 15th

ce, Portugal and n various Coins, iffs, fine Linens s, Mathematical s Ornaments for hich Commodi-Government of ntage of the rest. Sorts of Goods, raw Silk, Daed Wares, Green ng in China, fo Europe) Canes, fometimes buy dia. At Canton, et with, though

s are made, and commodities are are on the fame are on the fame are only. It is at Canton, and g to load a Ship, that he thought ear also a Ship Fate of which it.

Europe to China, nsiderable Gain, omit attempting between the two Empires Empires of Russia and China, as it properly comes in here, and for which Mr. Lange has furnished me with Materials in his Journal, &c.

A State of the Trade between Russia and China in 1721 and 1722.

OUR Commerce with China (fays the above-mentioned Author) is at present in a pitiful Condition, and nothing in the World could have prejudiced our Caravans fo much as the Commerce maintained at Urga, (the Chan of the Western Moungales Camp, tributary to China) for from thence arrive at Pekin Monthly, may Weekly, not only the same Goods as our Caravans convey there, but of a better Quality, and carried in such Quantities by the Chinese Merchants, who are continually coming and going hetween Pekin and Urga, and those which the Lamas or Moungalean Priests, furnish on their Part; that makes the Value amount to four or five Times as much as a Caravan going under her Czarifb My My's Name; befides, Particulars are able to bring these Commodities so much cheaper to Market, than the necessary Expences of a Caravan will permit the Commissary of it to do; and having not only the Advantage of travelling cheaper, but also quicker, they have an Opportunity to forestal the Market, and sell their Goods before the Caravan can arrive; it is therefore our Author's Opinion, that except the Trade between Ruffia and Urga be prohibited, only with the Allowance of carrying there Cloths and Ruffia Hides, the Ruin of the Caravans is certain and near, and which may in the End draw on that of all the Muscovite Trade in those Parts. The Goods commonly brought from China to Pussia are, small strung Pearls, fine Gold, various Sorts of raw Silk, Damasks of different Goodness, plain and flowered Sattins, several Species of Silk Shagreen, fpun Silk, Cotton Cloth, all Sorts of Green and Bohea Tea (which they might have in greater Perfection in Russia, than in any other Part of Europe, as the Northern Provinces of China produce by far the best, and the Muscovites have this by the Way of Siberia; so that would they be careful in its Package, it would naturally retain a higher Flavour than that which comes by Sea from Canton; but their Indolence leading them to a Neglect of this Precaution, their Teas are generally tainted, and contract an ill Taste, of which their Delicacy renders them greatly fnsceptible) Bailianes (before described) Porcelanes, Carpets, Silk Flowers stuck on Paper, and some Tobacco. The Commodities sent from Petersburg to China, are Jewels of several Sorts, Sables, white and common Fox, Lynx, Beavers, Ermine, Minever, Badger, and Seal Skins, with fome Teeth of this aft Animal. I might here add fomething of the French Traffick to China, as I said but

I might here add fomething of the French Traffick to China, as I faid but little about it, in treating of that Nation's general Commerce; but I omit it now for the same Reasons I did then, viz. because both their outward and homeward bound Cargoes, are in all Things so like those I have mentioned in the English Trade, that a Repetition would be superfluous.

Of Macao.

A Lthough the City of *Macoa* is not to be reckoned among the most considerable ones of *China*, either for Grandeur or Number of Inhabitants, yet it merits a particular Regard, on Account of the Reputation that it has always held among those where the *Portuguese* have been established in the East, and still possess there; as also because it is the first where the *Europeans* opened the Trade of this great Empire, and which it enjoyed alone near two Ages, that they were permitted to come and trade in it.

This famous City is fituated in a Peninfula of the Oriental Ocean, on the Coast of the Province of Canton, to which it is joined by a Slip of Land, at forty Leagues by Sea distant from its Capital, where the Portuguese settled the Beginning

of the fixteenth Century.

Before the Chinese were familiarized with these new Comers, who under Pretence of trading, were already possessed of the strongest Cities of India, and their Fleets Masters of the Eastern Seas, it was only permitted the Portuguese to come on N

Of the GENERAL TRADE of the WORLD.

annually with their Goods to the defart Isle of Sancban, and there to open Shop in Huts, made in Haste of the Boughs of Trees and Turss, without being licensed to build any Houses. Their Credit encreasing, they advanced to Macao, ten Leagues from Sancban, where they afterwards improved what Opportunities offered, to ingratiate themselves, and obtained Permission to build Houses and Magazines, and to encompass their new Town with a single Wall.

The Dutch, jealous of the China Trade, where they could not be received, attempted to drive these Portuguese out a hundred Years after their Establishment; but having missed their Aim, their Enterprize only served the better to secure their Enemy's Settlement, as the Portuguese laid hold of this Occasion to obtain the Liberty of sortifying their Habitation, which was granted, as they were better liked for Neighbours than the Dutch.

The Fortifications of this Place are fine and regular, and the *Portuguese* have now built three Forts, on as many Eminences, or little Mountains, always guarded by a strong Garrison, and defended, as is said, by two hundred Pieces of Cannon.

The Isthmus, which joins the Peninsula of Macao to the Continent, is shut out by a strong Wall, built cross it, that has a Gate in the Middle, by which all the Chinese may come in, and go out, but no Portuguese may pass it, on Pain of Death; it is at this Gate, where the Emperor of China's Officers are paid the Customs of Importation and Exportation, on all the Goods, Provisions, and Fruits, which are brought to, or carried out of Macao by Land. All the Portuguese Trade was at first shut within the Circuit of the City, where they receive their Merchandize, and where the Junks from Canton, and the other Maritime Provinces of China, came to take them in Exchange for their Silks, Stuffs, and other Chinese Manufactures and Products.

other Chinese Manufactures and Products.

Afterwards, some Merchants of Macao had Permission (for it was not indifferently granted to all) to go twice a Year to the Fairs at Canton, and Purchase what they thought proper, who generally lest Orders for such Goods as they should want the next Voyage, that they might be making during the Time between the two Fairs, which if they spent there, it was always aboard their Ships, as well for their own Sasety, as to avoid the extreme Mistrust and Insolence of the Chinese, and they were obliged to pay large Sums to the Viceroy for

It was with these Goods they carried from Canton, and those that the Chinese Junks brought to Macao, or what came in by Land, that the Portuguese formerly composed all those rich Cargoes that they yearly sent to Japan, the Manillas, and all the Parts of India from Goa to China, where they carried their Trade to, before the Dutch came to interrupt them.

At present this Trade is almost reduced to nothing, and they enjoyed but few Advantages from the Treaty they made in 1680, with the Court of Pekin, by which it was agreed that they only should transact the whole Commerce of Cbina, exclusive of all other Nations; this Privilege having lasted not quite five Years, as the Ports of this vast Empire were opened (as before mentioned) in 1685, to all those who would come to trade there.

Commerce of the Kingdom and Peninfula of Corea.

THE Kingdom of Corea, called also Caoli, and Tiocencouk, extends from the thirty-fourth to the forty-fourth Degree of Latitude. On the South it is very near to Japan; and on the North it joins to China by a high Mountain, which keeps it from being an Island. The Country is not equally fertile, as the Northern Coast produces hardly sufficient to support its Inhabitants, who only subsist on bad Barley, and are cloathed with Animal Skins; whilst on the contrary, the rest of the Kingdom produces in Abundance all Necessaries of Life, besides Cotton, Hemp, and even Silk, though they are ignorant how to fit it for use; here is also found Silver, Lead, Tiger Skins, Niss or Ginseng Root, so much esteemed by the Tartars and Chinese, a Quantity of large and small Cattle, more especially Horses, Cows, and Hogs. The Careans hardly trade with any others than the Japonese, and the Inhabitants of the Isle of Suissima, seated between

RLD.

to open Shop t being licensed to Macao, ten tunities offered, and Magazines,

not be received, their Establish-ved the better to this Occasion to ted, as they were

Portuguese have , always guarded ces of Cannon. ontinent, is shut liddle, by which may pass it, on Officers are paid , Provisions, and All the Portuhere they receive e other Maritime Silks, Stuffs, and

it was not indifton, and Purchase ch Goods as they during the Time lwa**y**s aboard their Mistrust and Insoto the Viceroy for

e that the Chinese Portuguese formerly the Manillas, and heir Trade to, be-

y enjoyed but few ourt of Pekin, by ommerce of China, quite five Years, as ed) in 1685, to all

, extends from the On the South it is a high Mountain, ually fertile, as the abitants, who only whilst on the con-Necessaries of Life, nt how to fit it for eng Root, so much fmall Cattle, more de with any others na, seated between Japan Japan and Corea) who have a Magazine, or Deposit for their Merchandize; to the

South-East, in the City of Pouchant.

The Goods brought to Corea, are Pepper, Brazil Wood, Allum, Buffalos Horns, Stag and Buck Skins, and other Commodities, even some from Europe, which the Dutch and Chinese fell to the Japanese. All these Goods are exchanged and trucked against the Manusactures and Products of the Country; and the Coreans have also some Trade directly to Pekin, and the Northern Provinces of China; but this Business is of so great Expence, as it must be carried on all by Land, and on Horseback, that only the most considerable Merchants are capable of undertaking it; it is those of Sior who go thus to China, and are not less than three Months in their Journey, the whole Commerce consisting in Linens.

This Kingdom has from Time immemorial been tributary to the Chinese, who treat it very severely, not permitting it to have any Trade with Strangers, though the Inhabitants go clandestinely with their Goods by the Sea of Japan; in the River Amur, and from thence by the Nasunda, to the City of Naun, to trade there with the Moungales, and indirectly with the Russians. They go twice a Year to Pekin, viz. in the Months of March and August, to the Number of forty or fifty Persons, as well to pay the Emperor his Tribute, as to carry on their Trade, which princi-

pally confifts in the following Particulars.

A Sort of thick large Paper made of raw Silk, which serves in China for Window Sashes instead of Glass; Gold and Silver figured Paper, all Sorts of large Fans, variously fashiored; very fine Mats which serve in Summer instead of Mattrasses; fmoaking Tobacco cut very small, of which vast Quantities are consumed in China, where it is better esteemed by the Natives than their own; a striped Cotton Cloth; a Sort of Skins which the Russians call Chorky, which are found in great Abundance here, and for which there is a large Demand at Pekin; a dried Fish taken from some large Shells caught in the Sea of Japan; besides which they carry there large Sums in Silver, and with them purchase the finest raw Silk and Cotton, Damasks, a Sort of Stuff mixed with Silk for Linings, Tea, Porcelane, all Sorts of Kitchen Furniture in white Copper, and Sable's Tails.

Trade of the Islands in Afia.

THE trading Isles of which I intend to treat, are the Maldives, Ceylan, the three Islands of Sonde, viz. Sumatra, Java, and Bornee, the Moluccas, the Philippines, the Ladrones, and the most famous of all, the Isles of Japan.

I might here also take Notice of the Isle of Amian on the Coast of China, and that of Formofo, where the Dutch built the Fort of Zeland; but this having returned in 1661 under the Dominion of China, and the Europeans carrying on no Trade to either, I shall content myself with having only mentioned them; and follow the same Method in treating of those above mentioned, as I observed with the Afiatick Continent, that is, to speak of them as they lie in our Way, on advancing into the oriental Sea, and so to run them over from the Maldives, which first present themselves, to the Isles of Japan, beyond which the Europeans carry on no Trade.

Of the Maldives.

THESE Isles, more famous for their Number than Grandeur, ue in the Indian Sea, at fixty Leagues from Cape Comorin, extending from eight Degrees North to four Degrees South Latitude. Their Number is uncertain, and it daily decreaseth, though they are computed to be at least twelve thousand, Part inhabited, and Part desert, which are divided into thirteen Attolons, that is thirteen great Parts, by pretty large Channels that separate them, the Islands of each Attalon being so near to one another, that at Low-Water the Communication may be made on Foot, without being wet higher than the Knees. The greatest Trade of these Isles consist in those small white Shells called Cowries, so often mentioned in this Work, and the Dutch are the People principally concerned in it, whether to India, where they distribute a Share, or in Europe, where they sell them to most other

Nations, who trade to Guinea, Juda, and on the other Coasts between Cape Verd, and that of Good Hope; besides which the Islanders carry a large Quantity themselves to Ceylan, and some other Places on the Malabar Coast, from whence a great many are sent to Surate and into the Dominions of the Grand Magul.

a great many are sent to Surate and into the Dominions of the Grand Mogul.

The Goods given them in Exchange for their Shells, are coarse Cotton Cloths, Rice, and some other Provisions, that do not grow in their Isles. The Cocoa Tree also furnishes them with some Merchandize that they sell to Strangers; though Dr. Garcin has exploded a vulgar Error, hitherto propagated by most Authors who have described those Trees as Natives of these Isles, accounting them the best of any in India, which I thought would not be unacceptable to my Reader, if I give it a Place here; the Doctor acknowledges, that here are Plenty of the common Sort of Cocoas, though in nothing different from those growing in their neighbouring Countries; but that Specie to which the Preserence is to be given, and whose Product these Isles are so celebrated for, does not yield the edible Nut, but one only useful in Medicine, being esteemed by the Indians very good against Poisons, Cholicks, Fevers, and Affections of the Nerves, for which they come to seek, and purchase it at a very considerable Price.

Of Ceylan.

THIS Island, called also by some Ceylon, is seated in the Indian Sea, at forty-sive Leagues East from Cape Comorin. Its Length is about eighty Leagues (being between the sixth and eleventh Degree of Latitude) its Circumference more than

two hundred, and it is supposed to be the Taprobana of the Ancients.

The Persuguese discovered it in 1506 or 1509, but they could only settle on the Coasts, without having ever been able to penetrate into the Country; they enjoyed their Conquest, and the Cinnamon Trade for more than a Century, when the Dutch having began to make themselves known in these Parts in 1602, soon after seized on Gale Point, and successively made themselves Masters of all the other Forts, till they had chased the Portuguese entire from the Isle in 1657 by the Capture of Columbo, the finest and strongest of all their Cities, not only in Ceylan, but in all India. This Conquest was made with the Assistance of the King of Candi; and one Clause in the Treaty was, that this Place should be put into his Hands; but the Dutch having thought it more for their Interest to keep it themselves, were soon embroiled with their new Ally, and from that Time to this the Concord is nothing better between them, than it was before between the Cingales (or Cingalais) and the Portuguese, the former being prohibited on Pain of Death to have any Commerce with the Dutch, though this must be understood of the Mountain Cingales who belong to the King of Candi, and not the Maritime ones, as these are the Hollanders Subjects.

The French in 1672, attempted an Establishment in this Island, and the King of Candi, who would have been pleased to oppose them to the Dutch, as he had before done these against the Portuguese, granted them by Treaty the Port of Cottiar, seated on the Bottom of Trinquemale Bay, in the eastern Part of the Isle; but the Enterprize of St. Thomas, in which Admiral Deshayes lightly engaged the French Squadron then under his Command, hindered his supporting this Settlement that he had begun, and the War which was then declared between France and the States General, having afforded Opportunity and Time to the Dutch for displacing the French, they remained in their first Possession, that is, sole Masters of the Coasts and Cinnamon Trade, but always ill with the Mountain Cingales, who

continually reproach them with their Infidelity.

The principal Places that the *Dutch* have on this Island's Coast, which they entirely posses, (except some to the *Westward*) are *Colombo*, the Capital of them, and the Governor's Residence, *Negombo Matura*, Gale, Caliature, Batecalo, and

Trinoueinale, two Forts to the East, besides several Habitations.

They have also the Isle of Manar, and the Kingdom (or large Peninsula) of Jassanapatnam, both to the North. The Commodities commonly found in Ceylan, and which are collected with very little Trouble, are Long Pepper, Cotton, Ivory, many medicinal and dying Roots and Drugs, Cardomoms, Silk, Tobaco, Tebaco,

RLD.

between Cape large Quantity , from whence nd Mogul. Cotton Cloths, he Cocoa Tree ngers; though most Authors g them the best cader, if I give f the common in their neighbe given, and edible Nut, but ry good against h they come to

Sea, at forty-five Leagues (being sence more than

nly settle on the y; they enjoyed atury, when the too2, soon after of all the other in 1657 by the tonly in Ceylan, of the King of the king of the put into his rest to keep it hat Time to this ore between the oblibited on Pain st be understood of the Maritime

d, and the King
b, as he had bePort of Cottiar,
te Isle; but the
teged the French
Settlement that
France and the
b for displacing
Masters of the
Cingales, who

ft, which they capital of them, Batecalo, and

e Peninfula) of only found in opper, Cotton, Silk, Tobacco, Ebony, Ebony, excellent Wood for building, Lead, Betel, Areque, (the best in *India*) Wild Honey, Musk, Wax, Crystal, Saltpetre, Brimstone, Sugar, Curcuma (a Root for Medicine and Dying) Rice, (of which the *Dutch* carry large Parcels to the Coast of *Coromandel*) Iron, Steel, Copper, Gold, Silver, and all Sorts of precious Stones, (except the Diamond) Cinnamon and Elephants.

Though all these Commodities abound in the Uplands, subject to the King of Candi, the Dutch have them not in such Plenty, and but sew of them, except the Cinnamon, when the Cinnamon are to venture on a Breach of the Prohibition for their trading with the Hollanders; it is therefore principally with this Aromatick that the Dutch support their Traffick here, and it is not the whole sile, that produces it equally, here being many Places where but little grows, and more where there is none at all. That called the Cinnamon Field or Ground, and which belongs entirely to the Dutch, is from Negambo to Galiettis (a Village three Leagues to the East of Fort Mature) which comprehends a Part of the Western and Southern Coasts of the sile. The best Cinnamon is that in the Neighbourhood of Columbo and Negombo; that of Gale Point is also very good, and the rest but middling; it is distinguished into three Sorts, viz. the sine, middling and coarse, of which the young Trees produce the sine, and of a worse Quality in Proportion to their Age, though the Bark must at least be two or three Years old. This Tree multiplies greatly and almost without Culture, but the Dutch hinder their Increase, to make this precious Bark more scarce and valuable.

The Cinnamon Tree comes very near in Characters to the Laurel, that is, in Flower and Fruit, and the Natives suppose there to be nine different Sorts; some distinguished by their Smell and Taste, and others by their commonent Parts; among which is one that smells strong of Camphire, and another with a thorny Trunk and Branches. The Season for barking and getting in the Crop, is June, July or August, and it lasts three Weeks or a Month, according to the Quantity gathered; between three and four thousand People are employed in it, all of them enrolled, and disciplined with as much Exactness as regular Troops, that they may perform their different Functions unconsused.

Next to the Advantage arising from this Commodity, the Dutch reap the greatest from Areque and Elephants, (which the Natives cultivate and hunt for them) by transporting them to several Parts of India, where they first sell in Preference to any other, and the latter will setch from fifty to eighty Pounds Sterling each.

Of Sund or Sonde Islands.

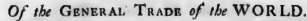
THESE are a great Body of Isles, lying in the India Sea, to the Westward of the Molucques, from the eighth Degree of North to the same of South Latitude, and between the hundred and thirty eighth and hundred and fifty eighth Degree of Longitude, of which the three principal ones are Java. Sumatra, and Borneo, as well for their Extent as Commerce, of which I shall treat in the Order I have here placed them.

Of Java.

JAVA, seated to the South of Sumatra, reaches from the Streights of Sunda to those of Balamboang, which is about two hundred and twenty four Leagues; and its Breadth being unequal, the Circuit may be near four hundred and eighty. The Dutch are at present the only Europeans established on it; having first iniquitously possess themselves of the English Settlement at Jacatra, and afterwards that of Bantam, they have since hindered any others from coming here.

The Javans, jealous of their Liberty and Trade, did for a long Time refuse all Europeans leave to settle in their Country, till the English, towards the End of the sixteenth Century, landed, and were by the Emperor of Java permitted to build a sinall Fort at Jacatra, with Warehouse and a Lodge for their Factors and Goods; and the King of Bantam also gave them Leave to establish a Factory in his Capital, in order to there a foreign Trade with his Neighbours.

ο Ω



It was in 1617 that the Dutch, who till then had not had any fixed Trade Yava, came to establish there, but (according to their Practice in the Indies) at the Expence of other, having (in Sermon Time) furprized the English Fort at Jacatra, and plundered their Lodge and Goods, they afterwards built there the City of Batavia.

The English, well settled as they thought at Bantam, (which was the Residence of the second President of their Company) continued to carry on as considerable a Trade as the Dutch; but were dispossest of this Place also by their envious Neighbours, under a false Pretext and seigned Authority of the King, a Detail of which

is too long to be inferted here.

Before the Hollanders became Masters of Bantam, the Javant, who were naturally born for Trade, carried on a very confiderable one themselves, not only in several Ports of their Islands, but to the most remote Places of India; and though this Business is greatly diminished, through the successful Endeavours of the Dutch entirely to destroy it, yet a Part of it still subsists, by Means of the many Havens, and Ports in the Isle, where the Company have no Establishments.

The Places of their chief Trade, belides that of the Ports in the great and little fava, are Sumatra, Siam, Malacca, Borneo, Celebes, Bouton, the Moluccas, Banda, Solor, and Timor; though in Regard of the Moluccas, and the other Isles dependant on them, they must have Leave and take Passports for going there from the Dutch, who are absolute Masters of them, and which is always difficultly obtained, and at a confiderable Expence; they also trade by Sea to Batavia, and it is here they direct their principal Truffick to, as it is the Refort of many Nations from

all Parts of Afia.

786

What they deal most in is Rice, which they go to purchase, and then transport it elsewhere; they however engage in the Disposal of all Commodities growing on their Isle, such as Pepper, Cocoa Nuts, Oyl, Sugar, Cardamoms, Opium, Indigo, Birds Nests, Horses, Areque, many medicinal Drugs, Benzoin (from Bornea Ginger, Copper, Gold, &c. in Exchange of which they bring back feveral Sorts of rich Silk Stuffs from Coromandel, Bengal, and more especially the Patoles of Surate, Cotton Cloth, Counterpanes, Mats, Fotas (a Sort of Womens Dress) Lacque, transparent Rosin, Tortoise Shell, Pewter, Lead, Porcelanes, Tea, Sandal, Wood, Ivory, European Goods, Cinnamou, Nutmegs and Cloves, which Spice they are obliged to buy of the Dutch, except they can clandestinely procure some of the two last Sorts from the Moluccas and Banda, to which they are very near Neighbours.

The principal trading Cities of the Isie, are Balamboang, Panarocan, Joartam, and Cidaiou, of which the Dutch have almost ruined the Trade, to draw it to Japara, where they are Masters, which lies ninety four Leagues from Bantam, from whence they get the greatest Part of their carpentary Wood, Cattle, Rice, and Fruit, to supply the Inhabitants of Batavia, Amboina, Ternate and Banda, and to whose Port the Javans, Macassarois, and several other Nations, even from the most remote Parts of Asia, send their Ships; Cheribon on the same Coast, at sixty seven Leagues from Bantam, where the Company have a Fort, as well as at Japara. There is yet on the Coast of this great Isle, Tagal, Samarang, Rambam, where the Company build their Sloops, and other Vessels, and Sourabaic (to all which the Dutch have Forts;) in fine, Bantam and Batavia, which are the only two of whose Trade I shall speak, as the Dutch have in a Manner here united that

of the whole Isle.

Bantam is the Capital of one of the two Kingdoms, whose Kings divide the Empire of the Isle of Java; he of Bantam extends his Dominions even into the Isle of Sumatra, on the other Side of the Streights, where he possesses Sillebar, Dampin, and Lampon. Bantam was, before the Europeans had penetrated into the East, one of the most trading Cities of India; the Arabians, Turks, Moors, Chinese, and

almost all the Nations of India sending their Ships here.

I have already faid, that the English were the first Europeans who here obtained a Settlement, where their Commerce flourished for a long Time; and I could greatly enlarge, and give a black Detail of their Dislodgment, but I dare not trefpass so much on my Readers Patience; let it therefore suffice to repeat, that the Dutch have remained Mafters here ever fince they unjustly deprived our Countrymen of it.

y fixed Trade at in the Indies] at English Fort at built there the

as the Residence as confiderable a envious Neigh-Detail of which

who were natuves, not only in lia; and though urs of the Dutch e many Havens,

great and little Toluccas, Banda, other Isles deys difficultly obatavia, and it is ny Nations from

d then transport ities growing on Opium, Indigo, (from Bornea) feveral Sorts of atoles of Surate, Drefs) Lacque, Sandal, Wood, h Space they are procure fome of ey are very near

rocan, Joartam, , to draw it to s from Bantam, d, Cattle, Rice, and Banda, and even from the Coast, at fixty well as at Jarang, Rambam, Sourabaic (to all ich are the only ere united that

divide the Emen into the Isle lebar, Dampin, into the East, s, Chinese, and

here obtained ; and I could dare not trefpeat, that the ed our Coun-

There is no Place in the Isle of Yava, where Refreshments cost less than here; the Natives, who on the Ships Arrival bring them in Plenty, are contented in Payment with Pins, Needles, small Knives, &c.

Batavia is seated also in the Isl. of Java to the eastward of the Kingdom of Bantam, and twenty Leagues from the City of that Name, which is the Capital: It is built on the River Jacatra, and nearly on the Ruins of the ancient Town of the same Denomination, that the Dutch took from the English by Surprize in 1617, as before mentioned, and which they had often defended against all the Forces of the Emperor of Maratan, the most powerful Monarch of the Isle. In 1619 it took the Name of Batavia, though it was not finished and put in its prefent Condition till 1660.

This new City, which yields in nothing to the finest ones of Holland, either for the Length of its Streets, Magnificence of its Buildings, Conveniency of its Canals, and Beauty of the ever green Trees planted on each Side, is defended by a Citadel with four Bastions, founded on Piles, in which the Company always maintain a Garrison of a thousand regular Troops; besides which Fortification, there are diverse advanced Posts within Land, sustained by Redoubts, or small Forts, to

cover the Soldiers from the Excursions and Surprizes of the Javans.

The City is peopled with diverse Nations, of which the Dutch make near half, and among them are some of the Portuguese, though almost all of them Protestants, who have two Churches here, where the Ministers officiate in their own Language; the Malayans have also one, and the other Inhabitants are permitted the free Exercise of their Religion: The Suburbs reach near half a League into the Country, and form a larger Town than Batavia itself, peopled with Chinese, Moors, Yavans and Malayans, and also many Dutch Artisans; the first are the principal Husbandmen, who sow Rice in the Grounds they cultivate round the City, and have brought it to such Persection as not to need any foreign Supplies; Sugar is also gathered here in Plenty, and there are many Mills on the River Jacatra, for bruifing the Canes, and several others for making Paper, Gunpowder, and grinding Corn; but all these Advantages, though capable of making any City flourish, are nothing in Comparison with those that the Company's immense Trade brings here, where all Sorts of European and Afian Commodities are amassed, and their Warehouses well filled, either for locating their Ships bound home, or those destined for the Trade of China, Japan, all India, Persia, Arabia, and the Red Sea; Batavia being the Center where all the Company's Effects enter and go out, by a perpetual Circulation, and always with an inconceivable Advantage, though confiderably diminished by the indirect Gains of so many principal Directors, and their Subalterns, through whose Hands all the Affairs pais, and who in Places so distant, are apt to forget their Conditions, and think themselves Masters of those Effects, of which they are only Depositaries.

The Council of Batavia has eight Governments subject to it, viz. that of Ceylan and Coromandel, in the occidental Peninsula of the Ganges; that of Malacca, at the Extremity of the oriental Peninsula; four on the Molucca Isles, which are Macassar, Amboina, Ternate, and Banda; the eighth is that of the Cape of Good-Hope. After these Governments there are three Directions, each filled by a Chief with the Title of Director, the one in Persia, the other at Surat, and the last at Bengal; the Director of the first resides at Gammeron, and has the Lodges at Ispahan and Kerman, in his Dependance; that of Surat, where the Director refides, has under it the Lodges of Amadabat, Barochia (or Brochia;) and that of Bengal, which is very extensive, has its principal Settlement at Ougli, where the Director resides, and has under his Direction that of Cazembazar, Bellasor, Decca, Patna, and Chiopera; Pepeli belonged to it formerly, but the Company have abandoned it for a long Time. Four well fortified Places ferve to guard the Country, where are many Establishments, the chief of which bearing the Title of Commandaries; of these there are two in Ceylan, viz. Point Gale, and Jaffanapatnam; the other two are Cachin on the Malabar Coast, and Samarang on the Coast of Java.

The other Factories or Lodges are those on the Coast of Coromandel, under the Governor of Nagapatnam; those of Java specified in this Section, under the Commander of Samarang; those of Sumatra, which are Palimbang, Jambi, and Padang, are independent of all others but the Government of Batavia; in fine, those of Siam and Yopan, which are Judia and Ligor for the first, and Nangafuki for the focond; and three Lodges subject solely to the upper Regency, although their Chiefs have only the Rank of Merchanta. They had formerly a Settlement at Junguin, but they abandoned is in 1700; so that from the preceding Account may be gathered, that of Factories subject to Governors, Directors and Commanders (which are the most considerable ones) there are fifteen, and of the other subaltern

Settlements, small and great, from fifty-three to fifty-five.

This Island is the most sertile and populous of any in the World; here grows an inexpressible Quantity of Rice, and Cocoa Nut Trees, which are the principal Food of the Natives. All Sorts of Indian Fruits are found here in Plenty; the Fountains and Rivers are numerous, and so equally and commodiously distributed, that nothing better or more convenient could possibly be desired, which so fertilize the Lands, as to procure Abundance, and this the congregating of such a Number of Inhabitants, who are naturally addicted to Trade, which the many navigable Rivers here greatly contribute to their carrying on. Wild and tame Fowl abound in an extraordinary Manner, a Hen being worth no more than a Penny Sterling. Here are Stags and wild Boars in Plenty, Rhinoceroses and Tygers are frequent in the Woods, which are very thick on the Mountains that garnish the Island, and these both small and great are generally cultivated. The innermost northern Coast is the best, and the most populous, on Account of its great Fertility, being also rendered the most frequented by its convenient Situation for Trade and Navigation, which is very different from the southern Coast that is the exterior Part, in Respect of the Islas of Sund, and the great Sea; the Shores of this Coast are freep, full of Shoals and Rocks, which render them difficult of Access, and but thinly inhabited. The principal trading Places along the other Coast are first.

of Shoals and Rocks, which render them difficult of Access, and but thinly inhabited. The principal trading Places along the other Coast are first,

Bantam, (already described) after passing the Streights of Sunda, which are twenty-eight Leagues long, and from them to Bantam are five Leagues more.

Baiavia (likewife treated of) is twenty Leagues to the Eastward of Bantam:

d

Cheribon (where the Dutch have a well fortified Factory) is a City diftant from Batavia forty-eight Leagues by Sea, and composed of aear eight thousand Families, in as many Houses, some of Stone, others of Wood, but the greatest Part of Bamboes. This Place produces a good deal of Rice, Timber, Indigo, edible Birds Nests, &c.

Tagal is another City, where the Company have a Fort and Lodge, twelve Leagues to the East of the last mentioned, than which it is a little bigger, and

its Buildings much the fame.

Samarang, twenty-two Leagues from Tagal, and about fixty-eight from Batavia, is a City furrounded by a Plain, and croffed by a River that receives Barks and small Vessels between its Mouth and the City; it is the biggest on the Coast after Bantam, and supposed to contain more than twenty thousand Houses; the Company have a Factory and Fort here, which commands all the others that are on the Coast, the Chief bearing the Title of Commander, and is the fourth that it has in India. The Chinese, who have spread themselves on all this Coast, as well as in the other slies, are very numerous in this Place, by whose Means the Company corresponds with the Javan Court kept at Cartassura, a good Way within Land, as the Emperor has for many Years quitted Mataram where he formerly resided; it is reckoned sour Days Journey from Samarang to Cartassura, and Mataram is another Day's Travel further to the South.

Torrahaya is a City on a River, a good League's Distance from the last treated of, with near fix thousand Houses or Families; and at nine Leagues further on

the Coast is,

Japara, a large City washed by the ... that may contain about ten thousand Families, where the Dutch have a Fort built on a River: And twelve Leagues from hence stands the City of

Javana, fituated near the Sea, being full of People and Trade, with near ten

thousand Houses.

Rambang (or Rambam) is four Leagues to the East, and may contain about fix thousand Houses; I have before mentioned that the Company have a Yard

d Nangafaki for although their a Settlement at g Account may other fubaltern

id; here grows in Plenty; the ufly distributed. which fo fertilize fuch a Number many navigable ne Fowl abound Penny Sterling. are frequent in the Island, and t northern Coast , being also ren-and Navigation, or Part, in Reaft are steep, full but thinly inha-

uda, which are rard of Bantam;

City diftant from ht thousand Fathe greatest Pare Indigo, edible

Lodge, twelve ttle bigger, and

eight from Beat receives Barks gest on the Coast nd Houses; the the others that nd is the fourth on all this Coast, y whose Means ra, a good Way staram where he g to Cartafoura,

a the last treated agues further on

out ten thousand twelve Leagues

e, with near ten

y contain about iny, have a Yard here for building Shallops and other small Vessels; and here is a great Trade carried on in Rice, &c.

Toubani lies thirteen Lesgues further, and is a City with about five thousand Families, who also furnish Trade with Plenty of Rice, and Ship Timber.

Cidaion, three Leagues from Touban, is a fine old City, with above fix thousand Houses, having formerly had a King of its own, and trades greatly in Rice, which grows here in Abundance.

Saurabaya is a large City twenty Leagues from Cadaiou, seared in the Streights of Madura, and upon a River, a large League from the Sea. It has more than ten thousand Houses, of which a great Part are built with Stone, as the Chinese who are very numerous here, always build with this Material. Its Commerce in Rice is very great, so that it can supply Trade with between two and three thousand Tuns, and some Years double that Quantity, the Dutch have a fine Fort here with a Captain's Command.

Pauliarouvan is a City fortified by the Javanese, with above ten thousand Houses. It is thirteen Leagues from the last mentioned Place, near a River, one League from the Sea, the Dutch having a small Fort, at some Distance from it. The Trade in Commodities of the Country's Growth, consists in Carthame (or Bastard Sastron) Cattle, Fowls, Rice, and Birds Nests, all in Abundance.

Panaroucan was once the Capital of a small Kingdom, and is seated on a fine River, containing about five thousand Families, with the same Trade as the two preceding.

Balamboang, is the last City, situated at the Eastermost Part of Java, on a Streight formed by the Isle of Bali, having about ten thousand Houses built almost all with Bambo, and abounds with Rice like she other Cities.

The Goodness of this Isle is inconceivably great, not having its Equal in the World; all Things are brought to Perfection here with Ease, and but little Trouble; the Days and Nights are always equal, and the Heat, which is temperate, remains continually the same, so that Fabrenbeit's Thermometer never varies above four or five Degrees; the Earth is better, not so marshy, and less mountainous, than in its neighbouring Islands; so that the Chinese are very fond of settling here, and some come for this Purpose almost every Year; they likewise render it more valuable by their Hubandry and Trade, which the Javanese neglect, as they are more propense to Deceit and Cozenage than Labour. This Richness of Soil makes it so populous, that one may see the Roads swarm with People in a furprizing Manner; the Rivers also, which are numerous, have their Borders thick let with Villages; and besides the Cities now described along the Shore, there are many within Land full as large and populous. It is reckoned "at Car-tajoura, where the Emperor's Court is, has upwards of thirty thousand Houses, and that Mataram, which is the largest City of the Isle, has fixty thousand at least, in fine, according to what the Dutch, who inhabit the principal Places on the Coast have been able to discover; there are in this Isle forty large Cities, and forty-five hundred known Villages, besides others yet undiscovered by them; and by certain Memoirs, it has been found, that these same Places some Years ago contained no less a Number of Inhabitants than near thirty-two Millions, including all Ages and Sexes; by which Calculation, it may be seen that this Island is three Times more populous than France, if the Difference of Territories be confidered; as the Isle of Java is not altogether equal in Bigness to the Moiety of that Kingdom, which yet does not contain above twenty Millions of Souls *.

Of Sumatra.

THIS Ifle is about one hundred and ninety Leagues long by fixty broad, and fituated in fix Degrees of Southern Latitude, ten Leagues from the Peninfula of Malacca, and four or five from Java, the Separation between the two Islands being made by the Streights of Sunda.

· Memoir MS. of Dr. Garcin.

Its principal Commerce confifts in Gold, Silver, Pewter, Copper, Iron, Diamonds (and other precious Stones) Pepper, Wax, Honey, Camphire, Caffia, Sanders, Tortoiseshelf, Brimstone, Rice, Sugar, Ginger, Benzoin, Ambergresse, Jet,

Dragon's Blood, and Rattans.

The Gold is found all over the life, but more especially between Ticon and Maningcabe, where the Inhabitents gather it in Lumps at the Foot of the Mountains after great Rains, or in the River Sands, where they get the greatest Quantity, which the Collectors (who are Demi-Savages) give in Exchange for diverse Commodities with their Neighbours, as they have no Trade with Strangers; those of Maningcabe give in Truck Arms, Iron Tools, and Cotton Cloth; and

those of Priaman, Pepper, Steel, Salt, Surate Coverlide, &c.
Almost all the Island except the middle Part, produces Pepper, but the Places where most is gathered, are Andrageri, Jambi, Palimbang, and above all, Indra-poura; though Ticou, Sillebar, Maningcabo, and Barros yield forne, but of an inferior Quality; yet a large Quantity of both Sorts are annually shipped, as well or Europe as India. The Brimstone is found at Pedir, where there is a Mountain of it; and near to this City it is, that Rosin, called Sumatra Balm, is collected. The Diamonds and precious Stones come from abroad, particularly from Bornes. The other Drugs and Commodities grow and are cultivated in the Ifle, especially in the inland Parts; Benzoin being the Product of Barros.

Besides these Places before-mentioned, some Trade is carried on at Achem, Pa-

cem, Delli, Arou and Campara.

Achem, fituated in the Northernmost Part of Samatra, is the Capital of a large Kingdom, and almost of all the lifte, being the most healthful Place, as the others have generally a bad Air, from the Waters and Lowners of the Lands; it is here that Foreigners transact the greatest Business, and the Road is seldom without some English, Dutch, Portuguese, Danish, Chinese, Guzdrates, Arabian, Persan, Abissin, and other Ships, from many Places of India and China.

The Goods they bring here are Gold and Silken Stuffs, Muslins, Painted Linens, Cotton, unifoun Silk, Fish, Butter, Oil, Arms and Warlike Stores, Silver, and more especially Rice, (which the English, Dutch, Danes, and Chinese, bring in large Quantities, as this Part of the file is entirely destitute of it) white, red and blue

Salampouris, Percalles, Spices, and Opium, brought from Bengal.

The Dutch have four or five Forts and Factories in the Dominions of the King of Achem, and those of some other petty Princes; among which are Padang on the Western Coast; and Palimbang and Yambi, on the Eastern, a little within Land, which in a Manner renders them Masters of the Pepper and Gold Trade.

Jambi, which is one of the best Dutch Settlements, is upon a River of the same Name, twenty-five Leagues from the Sea, from whence may be extracted above two thousand Tuns of Pepper yearly, that comes from the Mountains; Cotton Cloths and Handkerchiefs are proper for this Trade, as are also Dol-

Sillebar, a City on the West Coast, about thirty Leagues from the Streights, belongs (as before observed) to the King of Bantam, and is famous for its Manufacture of Cris, or Pomards worn by the Javans and the major Part of the In-

dians, being in great Esteem, and a large Trade carried on in them.

Of Borneo.

THIS Island being almost round, and near two hundred Leagues Diameter, it must consequently have a Circumference of about six hundred. It has the Isle of Celebes to the East, Java to the South, Sumatra to the West, and the Philippines to the North. Only a Part of the Coasts (especially those of the Kingdom of Borneo) are known, the Barbarity and Infidelity of the Islanders having difgusted the Europeans so as to hinder their establishing among them, or indeed to continue their Trade.

The Dutch first arrived here in 1609, and settled some Factories at Bornes, Sambas, and Succadana; but besides their not being able to obtain an Exclusion of all other Nations from trading here, as they for a long Time follicited; they

RLD.

er, Iron, Dia-re, Caffia, Sanbergrease, Jet,

ween Tieon and t of the Moungreatest Quanachange for di-with Strangers; on Cloth; and

, but the Places above all, Ind fome, but of ally thipped, as where there is a umatra Balm, is ad, particularly cultivated in the Barros. n at Acbem, Pa-

Capital of a large ce, as the others ands; it is here feldom without trabian, Perfian,

Painted Linens, Silver, and more , bring in large te, red and blue ions of the King

h are Padang on , a little within and Gold Trade. n a River of the may be extracted the Mountains; as are also Dol-

the Streights, beus for its Manur Part of the Inem.

eagues Diameter, hundred. It has ne West, and the hose of the King-Islanders having them, or indeed

Stories at Bornes, tain an Exclusion e follicited; they

Ot. A S I A,

fo often proved the Ferocity of these Savages, who daily sought fresh Pretexts to plunder their Warehouses, and kill their Factors, that at last forced them to plunder their Warehouses, in Marchants to bring their Goods to Batovia, if abandon the Isle, and leave its Merchants to bring their Goods to Batavia, they had a mind to maintain their Commerce; which principally confifts in Diamonds, Gold, Pearls, Bezoar, Aloes, Wood of different Sorts, Wax, Pepper, Camphire, Benizon, Dragon's Blood, and Rattans. The Gold is found at Pabent, Sey, Calantan, Scribas, Catra and Melanougua, and is more abundant than is commonly imagined; but the Sloth and Knavery of the Inhabitants make them live in extreme l'overty, amidst immense Riches, which their valuable Mines, and fertile Soil, would abundantly produce them, at the Expense of a very little Labour; as their Lands would yield any of the Indian Fruits, and Spice in particular would flourish here to a Miracle, as Experience demonstrates in its present Growth of Clove and Nutmeg Trees, found here with every requisite Quality.

Sambas and Succadana are the Places for the Purchase of Diamonds, of which

the Mine is further within Land, and may produce about fix hundred Carata yearly; here is also some of Iron, Copper and Pewter, and whatever else Sumatra yield may be found here; whose imports also are similar to those of that Ifland.

Crimati, or Crimatia.

I S a fmall Island in the Indian Sea, about four or five Leagues distant from Bornes, where is a Diamond Mine, and some Pearls are found on its Coasts, both which Commodities the Inhabitants carry to fell at Malacca; and they are jealous of these Jewels, as to deny any Foreigner Admittance among them.

Of the Molucca, or Molucque Islands.

THESE Isles are Part of the Oriental Archipelago, and indeed compose particular one themselves of more than an hundred and thirty Islands. They are divided into the great and small Moluccas, and these last again parted into those properly so called, and them of Banda. Some Authors placing also the Isla of Amboina among them.

All these Islands, of which I shall speak according to this Division, were discovered by the Portuguese in 1511, and their Possession for sometime disputed by the Spaniards, in Virtue of the samous Division made by the Court of Rome, then the acknowledged Arbitrator in the Partition of the East and West Indies however by the Treaty of 1520 between those two Nations the Moluccas were ceded to the former, who occupied them till 1601, when the Dutch newly arrived in India began to molest them in their Possession, and finally chased them out of all these Islands, commonly called the Spice Islands, on Account of the Growth of Nutmegs, Mace and Cloves in many of them, and as Mr. Savary fays, not in any other Part of the World, though Dr. Garcin informs us of their being produced in Borneo, as just now mentioned.

Of the Great Moluces Isles.

HESE are among others Celebes, Gilolo, Ceram and Bouton, to which Timer, and Arou ought to be added. The irft is the most considerable of all, being two hundred Leagues long, by an hundred broad, which must be understood, not of one fole Isle, but of a Cluster so near to one another, that they seem to compose but one only. It encloses many Kingdoms, of which that of Macassar occupies the major Part of the Southern Coast, &c. This Kingdom is also the most fertile of any, and almost the only one where the Europeans have any Trade.

The Capital, celebrated for its Grandeur, Number of Inhabitants, and the Beauty of its Buildings in the European Taste, is situated in the Southern Part of the Isle, at five Degrees, six Minutes from the Line, where the Portuguese formerly carried on almost alone, one of the greatest Trades in India. The Dutch fucceeded them, and by Consent of the Macassaran King, who seemed tired of the Servitude in which the former held him, built here Panakoke and Samboupe Forts to their Country. But these new Guests not being more tractable in Point of commercial concerns them their Predecessors, but endeavouring to become Masters of Macassar, to the Exclusion of all other Nations, the Portuguese regained their Credit, and the Dutch, being near drove out, prevented the Designs of their Enemies, which they had foreseen, by appearing before Macassar in 1660, with a Fleet of thirty-three Sail, and after having been equally victorious at Sea, where they took, burnt, or sunk, six large Portuguese Ships richly laden, and on Shore (where in a Descent they forced Sword in Hand two Forts within Gunshot of the City) they so intimidated the King and his People (altho the bravest in India) that they obliged him by a Treaty concluded at Baitavis the same Year, never to admit the Portuguese again into any Part of the Kingdom, and to leave the Hollanders in Possession of these Forts and Trade: It was not, however, till 1669, that they could entirely subdue this restless and savage Nation, who notwithstanding the Treaty of 1660, and another of 1667, continually interrupted their Spice Trade, by sending small Vesses and Nutmegs, which they afterwards sold to the English, and maintained, as the Dutch gave out, a Correspondence with their Enemies, to take from them Amboina, one of their eight great Governments in India. And notwithstanding so considerable an Expence was made, and so much Blood spilt, they have not been able to establish en exclusive Trade at Macassar, the Port and City having remained open to all the Nations of India and Europe, excepting the Portuguese, who notwithstanding may now come and trade like the others, fince their Imbecility in the India no longer affords the Dutch any Jealousy.

The principal Commodities exported from hence, are Rice in a vast Quantity, and the best in India; Gold, Ivory, a great deal of Brazil Wood, and some Sanders, Cotton, Camphire, various Sorts of Hard Ware, Arms proper for the Indians, Ginger, long Pepper, and Pearls fished here. The Imports consists of Scarlet Cloths, Gold and Silver Stuffs, Cambaye Cloth, Pewter, Copper, Iron, Soap, and

Affa Fœtida, which two last come from Surate.

Gilalo, has the fecond Rank among the great Isles of the Moluccan Archipelago. Some make it two hundred Leagues, and others but an hundred and fifty Leagues in Circuit. The best Merchandize extracted from hence is Sagou, or Sago, for making Bread, without which the Inhabitants of the Lesser Moluccas and Banda could not fubfit in the Want of Rice, with which they can only be supplied from Macassar, &c. It is made of the Pitch of a Tree like a Cocoa-Tree, and is now in great Esteem in Europe, as a nourishing Food for weak and valitudinarian Constitutions.

Ceram is not less than Gilolo, a Part of whose Coasts have for a long Time appertained to the King of Ternate, and were the Occasion of a tedious War between him and the Dutch, on Account of the Cloves cultivated here; since the Peace made between them in 1638; this Place has shared the Fate of Ternate and the other Isles belonging to it. The Clove Trees have been rooted up, and the Dutch have built Redoubts and Forts in many Places, to impede all foreign Trade where they have now made themselves Masters. Of which more hereafter in treating of Ternate.

Bouton, is the last of the four Great Moluces Isles, and may have about eighty Leagues Circumference. This produces no Rice, but carries on a great Trade in Slaves, and has a small Quantity of Ambergrease of a midling Quality. Its best Business is that of Tamettes, a Sort of Linen made here, proper for the Moluccas,

where the Dutch carry a large Quantity yearly.

Of the Little Molucca Isles.

THE Islands properly called the Moluccas, are only five, viz. Ternates, Tidor, Machian (or Makian) Moter, and Bachian, which compose one of the seven great Dutch Governments in Asia. The Land of these lises very high, each being

med tired of the mboupe Forts to , the Liberty of Point of comcome Masters of ained their Cre-their Enemies, with a Fleet of where they took, hore (where in f the City) they that they obliged it the Portuguese in Possession of ey could entirely Treaty of 1660, ade, by fending the Moluccas, in and maintained. take from them notwithstanding t, they have not and City having g the Portuguese, fince their Im-

n a vast Quantity, od, and some Saner for the *Indians*, consists of Scarlet r, Iron, Soap, and

Moluccan Archipehundred and fifty ence is Sagou, or he Leffer Moluccas ch they can only free like a Cocqaood for weak and

for a long Time a tedious War beed here; fince the e Fate of Ternate en rooted up, and mpede all foreign ch more hereafter

have about eighty n a great Trade in Quality. Its best for the *Moluccas*,

Ternates, Tidor, e one of the feven very high, each being being an entire Mountain, which begins from the Coasts, and have their Summits run to a great Elevation. They are all very small; Ternate, which is the principal, not having above seven Leagues, Machian near six, Moter only four, and Batchian twenty in Circuit; but this last is half desert, and very full of Sago Trees. All these lifes are near the Line, Machian is directly under it, and Moter more to the North. The King of Ternate reigned formerly over not only these five Isles, but over the greatest Part of the Moluccan Archipelago, and his Subjects were then obliged to bring their Spice to his Capital; and it was there, that the foreign Merchants, whether Javans, Malayans, Chinese, and the Portuguese (at first) came to buy it; but a little after these latter were arrived in India, this great Power of the Ternatois began to shake, and the Inhabitants of Macasiar, Tidor, and many other Isles having revolted and confederated, went to attack their King.

The Portuguese, always attentive to what might enlarge their Empire, and extend their Conquest in the Indies, soon mixed in the Quarrel, and improved so savours ble a Conjuncture to their own Advantage, obtaining thereby an Establishment in Ternate, even with the King's Consent; and afterwards by Right of Conquest in Tidor, Machian, Amboina, Banda, Timor, and Solor, where they built Fosts, which made them Masters of the Spiceries. In 1605, the Dutch appeared at Ternate, and the Portuguese Ternatois received them, and permitted their Building the Fort of Tolucce, one of the first they had in India.

This Change of Masters having in nothing sweetned the Ternatois Servitude, who to the Portuguese Yoke had now added that of the Dutch, they endeavoured saveral Times to shake off this last, but always unsuccessfully; and were obliged

This Charge of Masters having in nothing sweetned the Turnatois Servitude, who to the Portugues's Yoke had now added that of the Dutch, they endeavoured several Times to shake off this last, but always unsuccessfully; and were obliged to make various Treaties in 1609, 1612, and in 1638, which finished the Loss of the little Liberty they had remaining, and entirely excluded all Foreigners from the Moluccas, securing to the Dutch only all the Trade of the Cloves, which grew in those lists. This Treaty, which confirmed all preceding ones, and restored to the King of Ternate all the Places that the Dutch had seized in the last War of 1638, agreed, that all the King's Subjects should quit Amboina; and that this Prince should for ever remounce his Right to that Isle in Favour of the Dutch, with many other Articles to rivet their Slavery, and exclude all Strangers. It ought, however, to be remarked here, that this Peace was in some flort bought by the Dutch, at although vistorious and Masters of one Part of the King's Territories, who with his Grandees, and brave Troops, had retired into inaccessible Places; they chose rather to submit paying him a Kind of an Annual Tribute, than to risk the Clove Trade, of which they were, and are yet to jealous; as they also did in Favour of the Onimas and Oroncais, to whom they likewise yearly pay a Sort of Pension to recompence their rooting up all the Clove Trees in their Lands, and not to permit their Vassas planting any for the future; and since the Treaty of 1638, the Dutch have absolutely remained in Possession of the street of 1638, the Dutch have absolutely remained in Possession they found they had sufficient in those which grew in Amboina. These Augmentations were made in 1652, 1682; and lastly in 1713, when it was finally agreed that they should pay yearly.

To the King of Ternate 6600 Rix Dollars
To the King of Bachian 700
To the King of Machian 150
To the King of Machian 2000
To the Grandess of Ternate 600

In all 12450 Rix Dollars.

None of these lises are fruitful except in Cloves, and consequently furnish nothing else to Trade; that of Ternate yielded formerly in a common Year between

tween four and five hundred Bahares (of five hundred and fifty Dutch Pounds each) of Cloves, and near one thousand in the grand Crop, which happened every feven, or as others fay, every four Years. Tider three hundred Bahares, and twelve to thirteen hundred in the good Scafon. Moter only an hundred; Machian three hundred; Bachian little more than Moter; but these three augmented proportionably in the good Year; Moter and Bachian yielding near four hundred, and Machian fifteen or fixteen hundred; but no Cloves grow there fince the aforefaid Treaties. From Ternate a small Quantity of Tortoiseshell is exported, and a large one carried there of coarse Linen, and some others with Handkerchiefs called Tamettes from Bouton, many Stuffs, and other Merchandize from Europe, for the Dutch in Garrison, or settled there.

Of the Isles of Randa.

THESE Islands, the only Places in the World where the Nutmegs and Mace grow (according to Mr. Savary, though denied by Dr. Garcin, as hinted at in the Introduction to the Moluceas) make a Part of the so often mentioned Archipelago, and are in the Number of those called the little Moluccas. They are fix, every one with its own Name under the general one of Banda, viz. Lontber, Neira, Gounong-Api, Poulo-Ay, Poulo-Rhon, and Rosinguein, as Dr. Garcin writes them; though Mr. Echard, in his Gazetteer, calls them Lanton, Nera, Genapi, Pulloway, Paterni and Baffingen.

Lontbor is the largeft, highest, and fullest of Nutmeg Trees; it was once called Bandan, by the Natives of the Country, and it is from thence that these siles are denominated Banda. But after that the Dutch had a Factory here illed Lontbor, which was that of a City destroyed in the ancient Wars; this Isle was

called so likewise.

Neira is two-thirds less, and is where the Governor of the Islands resides: it is furnished with two Forts, the one called Nassau, and the other Belgick. This on a little Mountain towards the Middle of the Island, the other on the Streights, a Musket Shot in Length, and over against the Isle of Lontbor.

Gounong-Api is about the Size of the preceding one, and not above a Stone's throw diftant from it to the West; it has a large Mountain in the Middle, which occupies almost the whole Isle; and is a Vulcano that burns continually ever fince the End of the fixteenth Century, and gives Name to the Island, as Gounong in Malayan fignifies Mountain, and Api, Fire.

Poulo-Ay, is a small list to the West of the three preceding ones, of which the Land is pretty plain, and very good. The Company have a Fort here called Ravenche, and this is as fertile in Nutmegs as Lonthor, if not more.

Poulo-Rhon, and Rofinguein, the other two Isles, are the smallest of all, very barren, and but thinly inhabited, each having a little Redoubt guarded by some inferior Officers

Banda, which is the fixth of the eight great Governments that the Hollanders have in India, lies in four Degrees and a Half of South Latitude, four hundred and fifty Leagues from Batavia. This was one of their first Establishments in India, and Fort Nassau in the Isle of Neira (before-mentioned) was the first they built.

Among the fix Isles of Banda, there are but three where the Nutmegs are cultivated, viz. Lonthor, Neira, and Paulo-Ay, the others being too mountainous and barren; the first is the largest, and furnishes the greatest Quantity of Fruits, it having twenty-five Nutmeg Orchards, which in the best Year produce all together about 570,000 Pounds of Nutmegs, and 140,000 Pounds of Mace, growing on a Superficies of 140,000 Yards of Land. The Isle of Neirs yields in a good Year 8000 Pounds of Nutmegs, and 2000 Pounds of Mace, from a Spot of 10,800 Yards: The Isle of Paulo-Ay, although very small, is in Proportion the most fertile of all, having six Orchards containing a Surface of 28,760 Yards, which produce in a favourable Season 120,000 Pounds of Nutmegs, and 30,000 Pounds of Mace. The Proprietors of these Orchards in the three Isles want the Affiftance commonly of twenty-fix thousand Slaves for their Cultivation and getting in the Fruit.

megs and Mace in, as hinted at entioned Archi-They are fix, viz. Lonther, Garcin writes Nera, Genapi,

t was once calthat these Isles by here alled this Isle was

Islands refides; other Belgick. he other on the Lontbor. above a Stone's Middle, which ually ever fince

nes, of which ort here called

as Gounong in

of all, very parded by fome

the Hollanders ir hundred and nents in India, rst they built. Nutmegs are o mountainous ntity of Fruits, produce all tof Mace, growira yields in a from a Spot of Proportion the 28,760 Yards, s, and 30,000 Isles want the ation and getTHE Ise of Amboina is situated in four Degrees twenty Minutes from the Equinoctial Line, at forty-two Leagues Distance from the Isle of Banda, or thirty-four from Poulo-Rhon, the Westernmost of this Cluster, and consequently the nearest. Some Authors place it among the Number of the great Molaccas, although it has not above twenty-four Leagues Circumference: It is divided in two, to that the Ishmus, which separates the two Parts, being very narrow, it feems to form two Isles. The largest of these two Parts is called Hitou; and the other not above half as big on the Southern Side, Leytimor; the first is twelve Leagues long, and two and a half broad; and the other five Leagues in Length, and one and a half in its greatest Breadth. The two small Peninsulas of this Island, form a narrow Gulph between them, of a Parallel Laugen with Leye timor, and something better than a League wide, both at its Entrance and in the Middle. Besides this great Isle of Amboina, there are ten small ones very near, viz. Ceram, Ceram-Laout, Bouro, Amblau, Manioc, Kelang, Bonoa, Orna, Honimoa, and Nouisa-Laout; these last three bearing the Name of Uliassers, which with Amboina are the only four Isles where any Cloves are cultivated, the Trees in all the others being grubbed up, as these produce sufficient to serve the whole Globe. The Company have Redoubts and Settlements in all the Islands, as well to restrain the Inhabitants from Planting, as to hinder any contraband Trade from being carried on. At Amboina the Dutch have several Forts, in one of which the Governor refides; this being the fifth of the Company's great Governments in India.

When the Dutch first became Masters of this Isle, there were very few Clove Trees in it, but they have fince made fuch Plantations, that it now produces more than all the Moluccas put together. The greatest Crops are gathered at Hitou, Loubou, Campbelle, Lesside, Nau, Caylolo, Cabeau, Larike, Vaccasibou, Ourien, and Affaloulo, Part in the small, and Part in the great Isles. All the Isle is diwided into several Villages, and each Village into many Orchards equally cultivated by the *Dutch* and Natives, who are each obliged to plant ten Clove Trees yearly which has been the Occasion of so great a Multiplication, as not to leave Room for the Culture of other Fruits, Pulse and Greens for common Use, but they are brought from abroad, especially Batavia. The Clove Trees of Amboina and its Neighbourhood, have from one Year to another, a good and a bad Crop, which is different from the other Moluccas, where the other good Crop only comes every fourth Year, and fometimes every feventh. They have tried to plant Nutmeg Trees in the Isle, and have some few growing in Gardens though they thrive very poorly. At Victoria, there are Magazines always full of Stuffs, ready made Clothes, Cotton Cloths, and other Merchandize of India and Europe where the Inhabitants go to furnish themselves with what they want, on which the Company makes large Gains. The Provisions, Stores, and Commodities from Batavia are brought here yearly by two of the Company's Vessels, who on their Return load entirely with Cloves, which some Years are produced in such Quantities, that they are obliged to burn, or throw Part of them into the Sea, proceeding from the Obligation the Dutch have laid themselves under to take all that the Season yields, at a Price agreed on with the Owners.

It is supposed that here are more than fixty thousand Inhabitants, of which the least Part are Dutch, so that these are forced to maintain large Garrisons to awe the Natives, in case they should be distaissed at the Reception of their Cloves. And it may be seen at what an Expence both of Blood and Money the Company have secured to themselves this Branch of Business; and yet after all their Care and Precaution, it never has, nor ever will be, in their Power to hinder the Extraction of the Spices entirely, and in the Manner they endeavour to guard against, with so much Jealouss; I mean by partly falling into the Hands of Foreigners, through the Connivance of their own Officers and Servants. The total Number of the Clove Trees growing in all the Places before-mentioned, are supposed to be about two hundred and fifty thousand, extra of the young Plants rearing, to supply the old ones Decay; and as their Fecundity is uncer-

tain, and greatly varying according to the different Seasons, I here add the Products of seven successive Years, that my Reader may thereby calculate the Average, viz. in 1705, two thousand and six Bahares (of sive hundred and sixty Pounds, as before-mentioned;) Anno 1706, twenty-six hundred and sixty-one Bahares; Anno 1707, seventeen bundred and ninety-eight Bahares; Anno 1708, six hundred and two and a half Bahares; Anno 2709, twenty-mine hundred and sixty-nine Bahares; Anno 1710, nine hundred and thirty-six Bahares; and Anno 1711, thirteen hundred Bahares.

Timor and Solor are also two Isles of the Eastern Archipelage, between the Cape of the Isle of Celeber, and the Isle of Florer, where the Dutch have some Trade and Forts. At Timor a Commerce is maintained in Slaves, Wax, and Sanders, of which latter here may be collected yearly near two thousand Bahares (of five hundred and fixty Pounds) and Solor produces the same Commodities, shough

in much less Quantities.

Of the Philippines, or Manillas.

THESE Isles were discovered by the famous Magellan in 1520, though not fettled till 1564, under the Reign of the Spanish Monarch Philip II. from whom they received their new Name. They lie in the Indian Sea, between China and the Moluccus, at about an hundred Leagues distant from the Coasts of Camboya and Champaa, and two hundred from the Mariannes Islands; they composing one of the five Archivelages in the Oriental Ocean, and by some are numbered in eleven hundred, though others count these was many thousands, which is undoubtedly an Exaggeration, greatly exceeding the Truth.

The Island Manilla, so called from its Capital, is the most considerable of all those possessing by the Spaniards, and the Centre of their Trade, which they extend on one Side as far as China, and on the other to the American Coasts, or the South Sea. This Isle, though seated under the torrid Zone, (as well as the rest of the Philippines) enjoys a healthful temperate Air, notwithstanding its first bad Reputation. It is the Northernmost of all these Isles, and is not less than

four hundred Leagues in Circumference.

Mindanao, which on the contrary is the Southernmost Isle, hardly yields in Grandeur to the foregoing, but the Inhabitants in some Sort carry on a distinct Commerce, either with the Spaniards (when not at War with them) to China, Borneo, or the other Isles of Sonc'a, here they carry several of their Products, and return with the Commodities they want. They had also a settled Trade with the Moluccas, before the Portuguese and Dutch became Masters of them. The Merchandize which these People carry to all the said Places, are Gold, (which they gather in their Mountains and Rivers, particularly in that of Batuam) Wax, Rice, Sago, Stusse (made of a Tree's Bark) Coco Nuts, Sesame, Oil, on, Steel, and bastard Saffron. The Spaniards also extract from hence Timber for building their Galleons, which are larger than those of the European Construction; and this Isle also affords many thousand Skins (especially of Stags and Bussels) which are proper for the Japan Trade; and we might reckon among the Commodities of its Growth, Nutmegs, Cloves, Betel, Cacao, and Pepper; but the Natives omit the Cultivation of more than they want of the two sirit, for fear that if they increase their Plantations, it might invite the Dutch among them, and put them on endeavouring to become Masters of that Business here, as they had done at the Moluccas and Banda.

Almost all the Trade the Spaniards transact, is managed (as before observed) in the City of Manilla: This Capital, the Residence of the Archbishop and the Viceroy, is situated in source. Degrees sistem Minutes of Latitude, in the most Southern Part of the Isle; its Harbour is very good, spacious, and secure; and it is here where the two Galleons that load at Acapulco in New Spain yearly arrive, and from whence they return with the succeeding Mousson to the said Place of their Departure. It is also here, that the Chinese and Japonese Vessel are continually arriving, with a great Part of the immense Riches those two Em-

bne

dd the Prote the Avered and fifty nd fixty-one Anno 1708, nundred and s; and Anno

٦Đ.

een the Cape fome Trade and Sanders, Bahares (of lities, shough

though not billip II. from Sea, between on the Coasts Islands; they by some are ny thousands, h. derable of all

iderable of all which they excon Coasts, or as well as the anding its first s not less than

rdly yields in y on a distinct em) to Gbina, heir Products, fettled Trade sters of them. ces, are Gold, n that of *Ba*-, Sesame, Oil, hence Timber European Conly of Stags and reckon among d Pepper; but two first, for among them, here, as they

efore observed) bishop and the le, in the most d secure; and bain yearly aron to the said saponese Vessels hose two Empires are possessed of, to truck them against those of the new World, of which this City is a Sort of Depositary for the East. The Time of these People's Negociations is commonly from December to April, during which Term, thirty or forty of their largest Vessels are always seen in the Road, and in the remaining Part of the Year, four or five hundred of all Sizes, which belong to the Spaniards, and the Chinese settled in the Isles with others trading to this Archipelago. The Portuguese also carry on a good Trade here, and it is in this only that they make any confiderable Gains, fince they lost that of Japan; though of all the Nations who traffick here, the Chinese are those who carry on the greatest Commerce, and the Number of them residing here may amount to at least two thousand. The Goods which they, and other Strangers bring here, are Silk and Cotton Stuffe of all Colours, raw and spun Silk, Cotton Wool and Thread, Gunpowder, Brunstone, Iron, Steel, Quickfilver, Copper, Wheat Flour, Walnuts, Chefnuts, Biscuit, Dates, Porcelane, Cabinets, Escrutores, lacquered Trunks, Rice, all Sorts of Drugs, Saltpetre, Cotton Cloth white and coloured, Ribbon Head dreffes for the Women's Veils after their Fashion, Pewter and other Houshold Furniture made of it, Silk Fringes, and Thread ones of various Sorts; in fine, diverse Merceries and Hardware, of China and Europe, and several Sorts of Glass Beads, which are proper for the Isle of Mindanao.

The Exports from the Philippines, consist in the Products of the Country, and those brought there from America; the first are Gold from Mindanao, Wax, Honey, Tobacco, and Sugar, transplanted from the West-Indies, and which stourishes here perfectly well, Stags and other Animals Skins, both wild and tame, Timber as well for House as Ship Building, Plantain Cloth and Thread, several Oils, Civet, and the Animals that produce it, Palm, Wine, Bastard Saffron, Cocoa Nuts, and all the Commodities which that wonderful Tree produces; and in fine, Sago, which serves the Natives in the same manner that it does the Moluccans. The Merchandize from America, are the Products and Manusactures of Peru and Chili, and of all the Spanish Coasts in the South Seas, brought to Manilla, by the Annual Galleon from Acapulco, but principally in Gold and Silver, which the Mines of Potosi and Chili surnish the East with in Abundance, notwithstanding the vast Quantity, that the Flota and Galleons yearly transport to the West.

Of the Isles of Thieves, or Ladrones.

MR. Savary fays these Islands were discovered in 1520, and Mr. Echard in 1552, by Magellan, after passing from the North to the South Sea by the celebrated Streights bearing his Name; he called called them the Isles of Thieves (in Spanish Islas de Ladrones) on Account of the Petty Larceny the Natives were guilty of, in stealing a few Nails and Bits of old Iron from him, and the Islands of Sails, from the vast Quantity of Canoes, that at once surrounded his Ship on Arrival; they were afterwards named Mariannas, from Mary Ann of Austria, Queen of Spain, who sent Missionaries there in 1665, after their being taken Possession of for that Nation; they are at the Extremity of the East, or upon the utmost East Bound of our Hemisphere, in that vast Expanse of Waters, that lie between Japan, the Philippines, and Mexico, or in other Words, between the Oriental and Pacifick Ocean; there are only fourteen, or as some say fifteen of them known, although they are much more numerous; Gnakans and Saypan are the most considerable and populous, having, as Mr. Savary says, more than thirty thousand Inhabitants each, although the largest of them is not forty Leagues in Circumference, which must be a Mistake in the said Gentleman, either in the Number of Inhabitants, or Extent of the Isles. Some have believed that they had always a Commerce with the Tartars, but it is certain that before Magellan's Arrival they thought themselves the only Inhabitants of the Earth, ignorant even of the Use of Fire, which they took at first for a devouring Animal, to whom an Approach was dangerous. Since the Spaniards have been established here, those of the Philippines, distant only two hundred Leagues, maintained some Trade here, and the annual Accoulce Ship always touches for Refreshments, which they truck against Linens, Iron, Merceries, and Hard Ware; but this Trade is so

Of the GENERAL TRADE of the WORLD.

inconfiderable as would have induced me to pass it without Notice, had it not been to avoid neglecting the Memento of the Isles, which by their Situation between Asia and America, may very much favour those, who carry on a Marine Traffick from the South to the East.

Of the Isles of Japan, or Japon.

THESE Isles lie in the Sea of China, between thirty-one and forty Degrees of Latitude, about two hundred and eighty Leagues distant from the Continent in some Places, though in others not above fixty. The three principal ones are Niphon (in which is seated Meaco, the most important City of the Isles for Trade) Ximus, or Ximo, and Xicocon, or Xicoco. A great Number of small circumjacent Isles surround them, though but little known to the Europeans, except those of Firando, where the Dutch had at first some Settlements, and that of Bongo, called Cikoko, where Nangasaki is built, the Seat at present of the Dutch Trade, and which was formerly that of the Portuguese, before their Expulsion from Japan.

It has been for a long Time controverted, whether Niphon, the largest of these listes, and some others to the North of this vast Empire, do not join with Great Tartary or to Jesso, that Land newly discovered, and as yet but little known; some modern Relations however separate it by the Streights of Sangaar from any Continent, and more especially the Observations of that sine Chart, which the deceased Czar, Peter the Great, had made, to inform the Publick of this Truth, and to delineate the Lands subject to his Dominion, shew that northward they are very near to Japan, or at a Distance which places the one or the other (by a Streight) within Sight. That Land which lies to the North of Japan, is called Jesso by the Japanese, which they take to be an Island, though it is asserted by Dr. Garcin, to be a Peninsula joined by its northernmost Part to Great Tartary.

One Emperor is the sole Monarch of this vast Empire, and notwithstanding it has many Kings, these are more Titles of Honour than Ensigns of Sovereignty; those bearing them, having no more Authority than Governors of Provinces, or Vice-roys. This Country has always carried on a very considerable Trade, either by Strangers coming here with their Goods, or that the Japanese have gone to fetch them, and carried those of their own Growth for Barter.

The Commerce of the Chinese with Japan, is almost as ancient as the two Empires, and the Siamese and Camboyars did not carry on an inconsiderable one, till the Dutch became Masters of it, to the Downsal of that of the other three. The Japanese trade to Cochinchina, Siam, Camboya, and the Manillas, their principal Returns being in Silk.

The Portuguese were the first Europeans, who had any Knowledge of these slikes, either, as some say, by Relation from the Chinese, or Siamese; or, as others report, that they were drove on them by a Storm in 1534, or 1543, going to China. The first Place they settled at was on the Coasts of Sarunga, pretty near the City that gives Name to the Isle; but the Shores not being good and holding, they four or five Years after passed to the Isle of Quisna, near Nangasaki, a Post that the Dutch now enjoy, and carried on a yearly Trade to the Value of two hundred and forty thousand Pounds Sterling.

A Jealoufy in Trade, rather than a true Interest of State, drove the Partuguese out of this Empire in 1636: and with them all other Christians (who were reckoned to be four hundred thousand in 1620) and the Christian Religion, which St. Francis Xavier had begun to preach there in 1549.

Before the Edict, which bars the Entrance to Japan against the Christians, the English were well received here, and had many Privileges granted them; but the Dutch found Means, by Misrepresentations, to get them among all other Christians excluded, and to continue in Postession of the Trade themselves, for which indeed they are the fittest, as most of the Products of Japan are sold in their other Settlements, and the Products of them brought here; though the Dutch were included in the general Expulsion, but had taken such Measures as to procure a Re-establishment in about three Years, when they returned, though not to Fi-

e, had it not r Situation bey on a Marme

forty Degrees from the Conthree principal City of the Isles umber of fmall the Europeans, nents, and that present of the fore their Ex-

largest of these oin with Great e known; fome from any Conich the deceased Truth, and to d they are very (by a Streight) s called Jesso by by Dr. Garcin,

withstanding it of Sovereignty; f Provinces, or e Trade, either le have gone to

as the two Emerable one, till er three. The their principal

ge of these Isles, s others report, oing to China. y near the City ding, they four that the Dutch idred and forty

the Portuguese who were receligion, which

Christians, the hem; but the ther Christians for which inin their other outch were into procure a gh not to Firando

rando their former Settlement, but to Nangafaki, or rather Difma, where the same Habitation was given them, as had formerly belonged to the Portuguese, and where the Company's President has resided ever since 1641.

Nangafaki, Capital of the Isle of Bongo, or Cikoko, is situated in the thirty-third Degree of northern Latitude, before which lies a small Isle, separated by an Arm of the Sea, only forty Feet wide; and for a Communication between it and the City, there is a Bridge an hundred and fifty Paces long, by fifty wide; at one End of it there is a Draw-bridge, in the Hands of the Japanese, which the Dutch are

prohibited to pass, without Leave from the Governor of the City, on Pain of Death; neither are any of the Japanese permitted to enter except the Interpreters and Factors, with whom the Officers and Commissioners of the Lodge may only have Communication.

All the Island is palifaded round, for the Security of the Company's Warehouses; four long Streets divide it, which are cross cut by some public Places; on each Side are a Number of Magazines, though the principal one is at the Gate of the Bridge, where the Goods are fold. There is another Port to the Sea Side, which is where they load and unload their Veffels.

The Impositions on them are very extraordinary, and what no Nation could submit to, less wedded to their Interest than the Dutch; but these patiently bear every Innovation and Infult, for the enchanting Premium of an hundred and fifty per Cent. that they are supposed to make by this lucrative Commerce, and which it is reckoned leave the Company an annual clear Profit of five Millions. The two Ships that the Hollanders fend to Japan, carry their Returns to Batavia, where the Repartition of the Goods brought there is made, according to their Propriety, for the different Markets in *India, Afia,* and *Europe* that the Company trade to.

The Merchandize of *Europe, India,* and *China,* fit for the Trade of Japan, are

Scarlet and other lively coloured Cloths; Camblets of various Sorts; red Serges; Burats (a coarse woollen Stuff) Gold and Silk Brocades; Damasks; black and coloured Armoisins; Gauzes, and other Silk Stuffs; whitened and raw Siks; Cotton Thread and Wool; Embroideries; Carpets, Linens, Silk Night-Gowns ready made; Flanders Pack Cloth; Glass and Earthen Bottles; Lead, Pewter, Steel; different Sorts of Aloes and Brazil Wood; white and Muscovado Sugar; Cambodian Nuts; the Skins of a Fish like a Thornback; Alum; red Leather; Capoc (a Sort of very fine Cotton) Wax; a mixed Metal called Calin; Sublimate, Cassia, Verdigrease; Tea; Colours for Porcelane; Camphire, Musk, Paper, Pepper, Spices, Elephants Teeth, Hemp, red Wool, medicinal Drugs, Borax, Quickfilver, China Porcelanes; and Merceries of all Sorts from thence and Nuremberg; red Coral, and Stag Skins, with those of other Animals, of which Green Hides the Dutch carry yearly to Japan two hundred thouland of Stags, and an hundred thouland of Beeves, mostly procured from Siam; and of which the Island of Formofa furnished them a Quantity whilft they remained Masters of it.

Almost all the Goods are paid for in ready Money, and a large Profit is to be

made by carrying them to China and Bengal.

From Japan the Exports are all Sorts of Houshold Furniture of painted lacquered Wood, Fans, Porcelane, Medicinal and Dying Drugs of the Country's Growth; Copper, some Minerals, Goat Skins, Silk and Flos; of which the Jupanese often sell a Part, and get foreign Silks for their own Use (especially those of China) instead of them.

Of the Trade of Jesso.

THE Country of Jeffo, Yedfo, Yeco, Jedio, or Efo, make only one Continent with some of the Japan Isles, although there have been both Navigators and Geographers, who have thought it separated by an Arm of the Sea, which the Japanese also affirm. Its Inhabitants and Trade were for a long Time unknown to the Europeans, frequenting the Afian Seas, and it is only fince 1643, that there has been any Advices about it; gained by the Return of a Dutch Ship called the Castricum, that discovered it. The Natives of the Country (which is very mountainous) are mostly Savages, both in Form and Manners, being entirely without

Religion, and almost covered with long Hairs like Bears, especially the Mountaineers, though the Inhabitants of Towns are a little more polished, and all equally under the Dominion of one Prince or Governor, who acknowledges the King of Japan for his Sovereign, and pays him yearly a Sort of Tribute, which he personally presents, and it confess commonly in Silver and Offrich Feathers.

he personally presents, and it consides commonly in Silver and Ostrich Feathers.

The Trade which they carry on with the Japanese, is not inconsiderable, and these were the only People they knew till the Dutch appeared among them. The Commodities which they truck with the Japanese, are Whale's Fat, and their Tongues smoked and dried, Furs, several Sorts of Feathers, and other Products of their Lands and Game, besides some Hemp which they spin, by holding it between their Teeth, and twisting it with the Palms of their Hands. The Japanese Merchants visit them once a Year, and carry them Rice, Sugar, Silk Clothes, and others of a blue Stuff called Kangan; Copper, Tobacco Pipes, and Boxes, Cups, varnished Pots, and other small Kitchen Utensils, Silver Pendants, and Copper Ear-rings, Hatchets, Knives; and infine, all that they have comes from Japan. These People, notwithstanding their natural Savageness and Barbarity, are however very subtle and intelligent in their Trade, wherein they are truly just and faithful, without any Inclination to Thest; in general they mostly esteem Iron, and more especially those under the forty-sixth Degree prefer it in their Traffick with Strangers, to all other Commodities whatsoever.

This finishes my Account of the Asiatick Commerce, in which I have been as concile as the Nature of the Subject would permit; conscious of having already exceeded my proposed Limits, though I hope neither unnecessarily, nor unprofitably to my Reader, whose Information I have ever strictly consulted, rather than any Ease or Advantage to myself. Satisfied therefore of having complied with my Obligation in a faithful Discharge of that Considence the Publick has kindly reposed in me, without any Intermixture of sinister or self-interested Views, the too frequent Motives to spinning out a Work, and thereby imposing on the generous Credulity of the Subscribers, I shall proceed in my Labours, and hasten to finish

them with all convenient Brevity.

Concerning the Trade of America.

MERICA was discovered in 1492, by Christopher Columbus a Genoese, though Americus Vespucio, a Florentine Merchant, (who went there in 1497 and 1499) had the Honour to give it its Name: It is divided into two great Parts, that form a Peninsula each, and are joined by an Isthmus, hardly seventeen Leagues wide. Both are denominated from their Situation; that to the North being called Northern America, and that to the South Southern. This last is also named Peruvian, and the other Mexican, from Peru and Mexico, the two greatest Empires that the Spaniards conquered in this new World; whose Discovery having been made at the Expence of Ferdinand and Isabella, King and Queen of Castile and Arragon, the Spaniards have always pretended, that these new found Lands ought to belong to them only; but other Nations not attending the Discussion of this unjustifiable Claim, have each taken Possession of what suited their Conveniency in the one and the other Part; so that the Portuguese at present share the Empire of Peru with its pretended Owners; and the English, French, Dutch and Danes, are Masters of the greatest Part of Mexico, and the Northern Isles.

America is almost environed by the Sea, called either North or South, according as the Coasts it washes are situated towards either of those two Points of the Heavens; the South being also called the Pacifick Sea. In the one and the other Sea, (joined by the Streights of Magellan, Maire, and Browers) are several slies, though many more in the North than in the South, this having none considerable but California, and a few others along the Coasts: whilst the North has the Bermudas, Lucayes, Antilles, and the large siles of Cuba, St. Domingo, or Hispaniola, Jamaica, St. John de Porto Rico, Terra Nueva, Cape Breton or Louisbourg, and some others

of less Importance, and uninhabited.

The Division of this new discovered Quarter of the Globe, is as follows,

Of AMERICA, &c.

LD.

ly the Mounlisted, and all
knowledges the
Tribute, which
ch Feathers.
nsiderable, and
g them. The
Fat, and their
her Products of
ling it between

Japanefe Merc Clothes, and
d Boxes, Cups,
s, and Copper
a Japan. These
c however very
i and faithful,
fron, and more
ick with Stran-

I have been as having already nor unprofitably rather than any d with my Obkindly reposed ws, the too freen the generous haften to finish

Genoefe, though 1497 and 1499) rts, that form a Leagues wide. called Northern di Peruvian, and appires that the g been made at ad Arragon, the aght to belong his unjuftifiable incy in the one ire of Peru with are Masters of

outh, according nts of the Heal the other Sea, al Isles, though onsiderable but s the Bermudas, miola, Jamaica, nd some others

is as follows,

The Spaniards, who were its first Conquerors, and who are also the best settled here, possess on the Continent all Southern America, except Brazil belonging to the Portuguese, and some Places in Chili, Magellar, and the Isthmus of Darren, where they have never been able to subdue the Indians, who are therefore called Indian bravos (brave Indians.)

Spain also occupies the best and richest Part of the Northern District to Mississippi, New Albion and Florida; and the Isles belonging to them are, Hispaniola, otherwise called St. Domingo (which the French share with them) Cuba, Porto Rico, Margarita, Lucayes, and some others of less Note, that the Spaniards only some

times visit, without having any Colonies on them.

Next to the Spaniards the English have the most flourishing Settlements in America, as well for the Number of the Inhabitants, and the Quantity of Ships sent there yearly, as for the valuable rich Commodities they produce, of all which I have already treated from Page 651 to 657, so shall not make any Addition here.

have already treated from Page 651 to 657, so shall not make any Addition here.

The French have in Terra Firma, Miljilipi, Cayenne, and something towards the River Surinam. Their Isles are, Grenada, St. Lucia, Martinico, and Santa Croix among the Antilles. They have besides the Southern Part of St. Domingo, and the little Isle of Tortuga near to it.

The Portuguese only possess in America the Coasts of Brazil, extending from the River of the Amazons, to that of St. Gabriel, near the River of Plate; this Coast is divided into fourteen Commandaries, of which the best known in Europe are Fernambouc, the Bay of all Saints, and Rio Janeiro.

The Dutch, so well situated in the East-Indies, are bad enough off, in the West, where all their Colonies are reduced to those of Saba, St. Eustatia, and Walkeren, all the smallest Illes of the Car. bbees; but to make them some Amends, they possess those of Bonaire, Aruba, and Curacao, which lying pretty near to Cartbagena, and Porto Bello, surnish them with frequent Occasions of carry ag on a very beneficial contraband Trade, against which the Spanish Governors usually shut their Eyes.

Surinam, at the Mouth of the River with the same Name, on the Coast of Guaiana, belongs also to the Dutch, as does Bamrom, Aproavace, and Berbice, all these in Terra Firma, and are, as one may say, separated by Cayenne, appertain-

ing to the French.

In fine, the Danes are fettled in the little Isle of St. Thomas, where the Hamburghers have also a Factory. This Island is not very distant from Porto Rico, and they have another small one among those called the Virgins.

These are the only Nations settled in America, and having spoke of their Posfessions, I shall now proceed to treat of their Trade, beginning first with that of the Spaniards, as Masters of a larger Share of those Parts, than all the rest put

together.

The Isle of Cuba is the largest of the American North Sea, after St. Domingo, which however it greatly surpasses in its Riches and Commerce. It lies East and West from twenty to twency-three Degrees of North Latitude; it has about sour hundred Leagues in Circumserence, and is almost cut in two by a Chain of Mountains, from whence issue several Brooks and Rivers, whose Gravel contains some fine Gold, a plain Indication of the neighbouring Mines being impregnated with that Metal, though hitherto they have remained unwrought, as well as those of Copper and Silver, supposed to be within three Miles of St. Jago, the Capital of the Isle; but its chief Riches are the vast Number of Hides cured here, taken from the Infinity of both its tame and wild Cattle; besides which it produces, Sugar, Tobacco, Tallow, dry Sweetmeats, Ginger, Cassia, Mastic, Aloes, Sarsaparilla, and a great Quantity of Tortoiseshell.

Hispaniola, more commonly called St. Domingo, from the Name of its Capital, is seated between the eighteenth and twentieth Degree of North Latitude, near the Middle of Cuba, Jamaica and Porto Rice; from which latter it is only separated by a very narrow Streight. The principal Commodities that the Spaniards trade in from their Part, are Hides, Tallow, Sugar, Ginger, Cocoa, Wax, Honey, some Ambergrease, Brazil and Guayac Woods (which grow here) and that of Campecbe brought from abroad; in fine, Lernons, Oranges, and many other Fruits, sold fresh, and of which most excellent Sweetmeats are made, both wet and dry:

here are also some Gold Mines, but since the entire Destruction of the Natives, they remain unknown, and the present Possessors have no more of this Metal,

than what is found among the Gravel of the Rivers.

The City of St. Domingo (seated in the Southern Part of the Isle, at the Mouth of the River Osana) is the Capital of the Spaniards Share in Hypaniala, and the Staple of all their Goods, either Native or Foreign; the Inhabitants of the other Towns coming here to surnish themselves with those from Europe, and the Continent of America (brought here in the Ships of that Nation) at the same Time leaving theirs for Embarkation. The Salt-ponds of the Isle are almost equally divided between the Spaniards and the French, there being many in the Northern Part where the latter inhabit, and not sewer in the Southern where the former have their chief Establishments: The most abundant, and from whence the best Salt is extracted, are those of the Bay of Ocoa and Corodon, to the South; and them of Caracol, Limonade, and Monte-Christo, to the North-East. Here is also found some Mountains of Sal Gemme, but they are neglected, as well as some other Minerals, which might become (with a proper Care and Application) a considerable Object of Trade.

Porto Rico is fituated fifteen Leagues to the Westward of Hispaniola, being from thirty to thirty-five Leagues long, by twenty broad, and was named, either from the Port of its Capital, which is one of the most spacious, commodious, and securest of America, or from the Quantity of Gold, at that Time extracted

from the Mines of this Isle,

There is now but little of this precious Ore appears in the Commercial Transactions of the Isle, the Mines having been either exhausted, or neglècted for want of Workmen; here is however always some little collected in the Rivers Sand, and particularly in the Torrents that fall from the Mountains, and most abundantly

in those of Manatnabow and Cecubo.

The chief Trade carried on at present here, consists in Sugar, Ginger, Hides, Cotton, Wool, and Thread; Cassia, Mastick, Guayac, Mays, Salt (of which here are excellent Ponde) Oranges and Lemons, fresh or preserved, and all Sorts of Cattle. Its principal Cities are Porto Rico, (the Capital) St. Germain, Arezibo, and Guddiamila, though the first is where all the Business of the Isle is carried on.

Margarita, or Pearl Island, on the Coasts of South America, at eleven Degrees of North Latitude, was for a long Time famous for the Fishery of Pearls, but has been deserted ever fince the Middle of the seventeenth Century, and this Business transferred to La Rancheria, in the River of La Hacha, where the Spaniards sent ten or twelve Barks yearly from Carthagena, convoyed by a Man of War of twenty-sour Guns, with proper Divers for the Oysters.

Of the Trade on the Coasts of Spanish America in the North Sea.

IT would undoubtedly be too long, and an unprofitable Attempt, to enter into an exact Detail of all the Maritime Towns, where any Trade is carried on, in this Part of the Spanifb Dominions; I shall therefore only describe those Places, which serve as Staples, or publick Storehouses, and where the Flota, Galleons and Register Ships come to deliver their European Goods, and reload those of America.

The Chief of these Cities in the North Sea, are Porto Bello, for Peru and Castile d'Or, or New Castile; Carthagena, for New Grenada, and Part of Guatimala; Vera Cruz, for all Mexico; Porto Cavallo, for the Honduras, and the other Part of Guatimala; Maracaibo for Venezuela, and the neighbouring Provinces; Buenos Ayres, for Paruguai and Chili; and some others of less Conse-

quence

Porto Bello is no ancient City, having been built in 1584, to ferve as a Retreat for the Galleons, instead of Nombre de Dios, seated less advantageously, and where bad Air exposed both the Europeans and the American Merchants to many Disorders, when their Traffick called them to meet at this unhealthful Place; though the former is but small, and almost as unwholsome as the other.

Of AMERICA, &c.

the Natives, It is here that the Fair is held, for a Month or fix Weeks, the Time of the Galleons stay, when the principal Dealers return to Panama, where they reside all the rest of the Year. The Concourse is so great at Porto Bello, during the Fair, f this Metal. it the Mouth that the smallest Shop often lets for a thousand, and a midling Chamber for an ciola, and the hundred and twenty Dollars, only for the small Space it lasts; Provisions also of the other augment proportionably, and commonly two thousand Mules are employed in bringpe, and the ing the Goods from Panama, and returning with those from Europe, the Distance between the two Places being about eighteen or twenty Leagues, the chief of ic are almost what they bring from Panama on the faid two thousand Mules, is Gold and Silver, which is delivered at the Place of the Fair, and after being there weighed many in the thern where and marked by the proper Officers, is thrown by with fo much Neglect, till t, and from embarked) in the Corner of some Warehouses, as Pigs of Lead are, in the and Corodou, Countries where they abound. o the North-

I have already mentioned under the Article the Spanish Trade, what Commodities were proper for the West-Indies, and shall now add that the Returns from Porto Bello, are in the aforefaid precious Metals, Indige, Cochineal, Cacao (now brought only by the Caraccas, or Guipuscoa Company) Sugar, Tobacco, Hides, &c. The King's Revenues (being one-fifth of all Gold and Silver) are generally fent home by the Galleons, as well as what appertains to Particulars, and which is delivered these latter at Cadiz, after Payment of such Duties as the

King thinks proper to impose.

Carthagena is one of the four Provinces of New Castile, whose Capital (with the same Name) is seated on the North Sea, though very distant from Porto Bello, to which it is hardly inserior for its Trade, and greatly exceeds it in Grandeur, Populousness and Riches. It is one of the best Ports in the World, and therefore made use of by the Galleons for Wintering, when they are obliged to pass that Season in these Parts, and where they often call on other Occasions; besides which, this Place maintains a great Trade, with almost all the Provinces of Mexico and Peru, and no small contraband one with Jamaica and Curacoa. It is here also, that the Revenues of his Catholick Majesty, and the Effects of Particulars, are brought from New Castile, and the other three Provinces of that Kingdom, to be fent home by the Galleons; these Commodities are Gold, Silver, Drugs, Medicinal Plants, Spices, and all others mentioned to be shipped from Porto Bello, besides some Emeralds from the Mines, near the City of St. Fe de

Vera Cruz, called also St. John de Ulbua, from the Name of its Port, is situated at the Bottom of the Gulph of Mexico, in the Nook formed by the Yucatan; and is in some Manner a City of the greatest Trade in all the Spanish America, either on the one, or the other Sea; its Merchants sending their Ships in all the Northern Ocean, and to the Isles of Caba and St. Domingo, to Jucatan, Porto Bello, Cartbagena, and all other Spanish Places where any Trade is carried on: And though fo extensive a Traffick might suffice to enrich a much larger City than this, it is however the least Object of its Inhabitants Commerce, as it is here (if I may be allowed the Expression) that all the Riches of the Old and New World unite; those of the first brought annually in form the Manillas, and East-Indies, by the Way of Acapulco; and from Europe by the Flota; and the Products of the latter, collected here from all Parts of Mexico, to be forwarded to Old Spain. The Number of the Inhabitants is not very confiderable, as they hardly exceed three thousand; but these are all Merchants, or Factors to those of Mexico, among which are many who have three or four hundred thousand Dollars to

The Fair begins on the Flota's Arrival, and lasts as long as it stays here, when the Concourse is very great; and in case its Detention is all the Winter (which sometimes happens) this is the Place it remains at; though it generally loads in April, and departs in May, if Weather permits; if not, continues here till August, according as Winds and other Circumstances are favourable, or

otherwise.

Porto Cavallo is the Place where all the Trade carried on between Spain and the North Sea with Guatamala (a large Province of Mexico in the South Sea) is transacted. Its Inhabitants are almost all Factors to the Merchants of Guata-

aniola, being named, either commodious, ime extracted

are neglected,

oper Care and

LD.

nercial Transcted for want Rivers Sand, oft abundantly

inger, Hides, of which here d all Sorts of main, Arezibo, Isle is carried

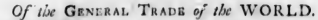
leven Degrees of Pearls, but tury, and this here the Spaby a Man of

Sea.

to enter into is carried on, those Places, ota, Galleons eload those of

for Peru and Part of Guauras, and the bouring Proof less Conse-

e as a Retreat geously, and Merchants to s unhealthful as the other.



804

mola, and their Houses Magazines for the Reception of their Goods, being a Port of greater Commerce, than any in the Gulf of Honduras, at whose Bottom it is seated pretty near to Ria-Dulce, called also the River of Guatamala. The Spanish Ship that brings the European Merchandize here, is one of the Registers, commonly of seven or eight hundred Tons Burthen, loaded, as I have formerly mentioned, with Iron, Steel, Poper (for writing and print) Linens, fine Cloths, Silks, Saffron, Oil, Serges, Ribbons, Thread, and some small Hard Wares, Merceries, and Glass Beads for the Indians.

The Goods which come from Guatamala, are Gold, Silver, Cochineal, Indigo, Hides, Sarfaparilla, Jalap, Mechoacam, Cotton, Balm, a Specie of Petrole Oil, &c.

Maracaibo is the Name of a great Lake, at the Extremity of the Bay of Venezuela, as also of the principal Town that the Spaniards have on it; which though but small, is well built in the modern Taste; it has a most excellent Harbour, and its Merchants are so rich, as to build, sit out, and load their own Vessels, for all Parts of America, and send them even to Spain. This City has the Privilege of a yearly Register Ship to load the Products of the Country, and bring those from Europe sit for this Market. It is also the Depository for the Goods from Merida, and of some other Places on the Frontiers of New Granada, and Venezuela, eighteen (or as others will have it) forty Leagues from Gibraltar, a large Town on the Lake, where the chief Merchants of Maracaibo have their Estates. It is from Merida that all the Gold, Silver, and precious Stones, are brought to Macaraibo; and from Gibraltar, the best Tobacco, and the most excellent Cacao, that all the Continent of America produces.

The Commodities proper for the Bay of Venezuela, and the Lake of Maracaibo, are Linens, Silks, Wines, Tools for Agriculture, fome Hard Ware, and small Mercery, and many other of those I have formerly mentioned.

Buenos Ayres, situated in the thirty-fifth Degree of South Latitude, is built on the Southern Bank of the great River of Plate, on the Declivity of a little Hill, at the Mouth of a small River, falling into the great one. It contains near four thousand Houses, all Earth, except fifty Brick; its Inhabitants are rich, and owe their Riches to the great Trade they drive, both at home and abroad.

Its inland Trade is with Paraguay, Chili and Peru; and the foreign one, first, with Brazil, where the Merchants send their Ships, although they will admit no Portuguese into their Ports. Secondly, with the Spaniards of Europe, who load several Register Ships, to bring here all such Goods, as I have mentioned to be fit for Porto Bello. Thirdly, with the English when the Assentia Trade substitute and source from several Parts of Spanish America.

The chief Commodities exported from Buenos Ayres, are Hides (of which vast Quantities are shipped here) Cochineal in small Cakes, and Vigonean Wool, both from Peru, Coquimbo Copper, Paraguay Herb, Tobacco, Loaf and Muscovado Sugar, Cotton Thread, yellow Wax, and what else the Cities of Paraguay and las Corrientes produce; in truck of which the Inhabitants of those two Places take Knives, Scissars, Ribbons, Taffeties, Linens of Bretagne, slowered dittos of Rouen, Silk Stockings, English coloured Flannels, grey Castor Hats, Silk Stuffs, Cloths, and Peru or Quito Flannels, as no Cash ever comes from or goes to either of the said Cities.

The Bay of Campeche, and the Coast of Caraccas, ought also to have a Place among the trading ones of Spanish America in the North Sea, as the first abounds with the Dying Wood, so much esteemed in Europe for Blacks, and Violets. The City of Campeche, which is the Capital of the Country, is seated in twenty-nine Degrees of Latitude, and the only one that there is, from Cape Catoche to Vera Cruz. The Goods extracted from hence, besides the aforesaid Woods, are Timber for Building, Wax, Sugar, Cassa. Sasaparcille and Hides.

ber for Building, Wax, Sugar, Caffia, Sasapareille and Hides.

The Caracca Coast is fruitful in that Sort of Nut, wherewith Chocolate is made, and though it seems a long Chain of Mountains, yet it has many Vallies where the Inhabitants of Caracca (Capital of the Country) maintain their Slaves to cultivate the said Nut Trees, which produce the Cacao less in Size, that what is gathered in other Parts, yet this is esteemed the best in Quality of all that America years.

This

rich, and owe

te have a Place are first abounds and Violets. and Violets. ated in twenty-Catoche to Vera pods, are Tim-

colate is made, llies where the Slaves to culnat what is gall that *America*

This

Of AMERICA, &c

805

This Coast affords little Trade besides this Fruit, shough here are some Hides and Silver, but these are contraband Commodities; and the Goods most vendible here, are several Sorts of Linens from Europe, and Calicoes from India, Brandy, Earthen Ware, and several other Manusactures of England, France and Holland.

Of the Commerce of the Spanish American Coasts in the South Sea.

THAT Part of the Ocean, entered from the North Sea, by the Streights of Magellan, Maire, and Bowers, and which washes the Meridional Coasts of America, from the said Streights to the Isle of California, is called the South Sea; it is also called the Red Sea, Pacifick Sea, the Sea of California, and the Sea of fest; but this is only when a Part is to be specified, the Name of the South Sea comprehending the whole, when speaking in general.

comprehending the whole, when speaking in general.

The principal Cities which the Spaniards posses on these Coasts, and where they carry on the greatest Trade, going up them from Chili to New Spain, are Baldivia, the Conception, Valparaiso, Arica, Lima, and Callao its Port, Panama, Acapulco, and La Navidad, besides which principal Places, here are a Multiplicity of small Ports between them, that either serve for loading Places of some inland Cities, or for carrying on a Coasting Trade, with the Products of each particular District; the chief of which are, Auroca, Lavelia, Guiarme, Paita, Rio-Tomba, Selaques, the Trinity, St. Michael, Tomaco, Sansonnat, Sagno, Nasca, Pisca, Pachacama, Barbacoa, Tecoantepeque, Nicoya, Chiricito, and some others:

Baldivia, la Conception, and Valoaraiso, are situated on the Coast of Chili, and

Baldivia, la Conception, and Valoaraifo, are fituated on the Coast of Chili, and it is in their Ports, that all the Trade of this Kingdom with that of Poru is transacted, as the Way by Land, although shorter, is both more difficult and dangerous, on Account of the Mountains to be crossed, which are almost all desert, and so difficult of Access by the extreme Cold always reigning here, that there are but sew Merchants who care to run the Hazard of them; and the other Road by the Desert of Datacama, notwithstanding it is the shortest, is not less difficult through the Want of fresh Water.

Baldivia is the first City found on the Coast, after passing the Streights of Magellan, and is seated two Leagues from the Sea in the fortieth Degree of Latitude, between the Branches of two Rivers, who at their Mouth form one of the sinest and securest Ports on all this Coast. The Gold Mines, which are not very distant, and more abundant and rich than any other of Chili, rendered it formerly very famous, but the Revolt of the Arauco Indians, who invaded and took it in 1599, and whom the Spaniards have not been able to subdue since, has greatly diminished its Reputation and Trade, although these latter are recessable the Sea is to Lima, the Capital of Peru, where they yearly send eight or ten Vessels of sour or five hundred Tons, loaden with all the Products of the Country, among which are Beef and Goat's Skins, Tallow, Salt Meat, and Wheat. And the Returns made by these Ships are in Wines, Sugar, Cacao, Spiceries, and all Sorts of European Merchandize, that arrive from Porto Bello to Lima, by Way of Panama. Its inland Commerce is to St. Jago, Capital of Chili, through which it receives from Buenos Ayres the various Commodities mentioned in treating of the Trade of that famous City.

La Conception, Reckoned the second City of Chili, (counting Baldivia for the third, and St. Jago for the first) is seventy Leagues from this last, and sixty from the other. Its Port, in Form of a Horseshoe, and from thence called by the Spaniards Herradura, is sive Leagues from the City, to which light Vesses go up by the River Andalien which crosses it. The Mines of Quilacoya, and Quilacoya, are only four Leagues distant, and the principal washing Places of the Kingdom much about the same; it is here, that on separating the First from the Metal by this Lotion, that those Lumps of Gold are discovered, which are of the greatest Purity, and so much enrich the fortunate Finders: And which, as well as all that is extracted from the Mines, is carried to the Min at St. Jago, to pay the King's one-fifth, which is sent with the rest of the Royal Revenue to Lima. The Natives breed a great Quantity of large Cattle and Goats, the Skins

of which last they make into Cordovans, and fend these with the other Hides to Linus, from whence by Panama and the River Chages, they are transported to the North Sea. The other Commodities in which they trade, being much the same as these of Baldivis, with the Exception of Wool and Cloth, and other Stuffs made in the Country, and the Ships which the Inhabitants send yearly to Peru, being ten or twelve, bring with little Difference the same Returns, as those

of the other aforefald City do.

Valparaiso is seated in a Bay of the same Name at the Mouth of the River Topecalma, and serves as the Port to St. Jago, the Capital of Chili, built on the same River, fisteen Leagues from the Sea. This Port is one of the safest and most commodious of those on the South Coast, and is where all the King's Reveaue of Chili is embarked for Peru, as also the Effects of Particulars defined for the North Sea, consisting especially in Gold, drawn from the Mines near Baldivia and the Conception, or those of Tishi, which are between Valparaiso and St. Jago. There are also carried to Lime Turquosses, which are found in an excallent Rock, opened in the Vally of Copiape, in the Northern Part of Chili.

St. Jago. There are also carried to Lime Turquoises, which are found in an excellent Rock, opened in the Vally of Copiese, in the Northern Part of Chili.

Ryintere, and Coquimbo, are also two Maritime Cities of Chili, where some Bufiness is transacted, especially at this last, in whose Neighbourhood is a Copper Mine, producing Metal with which all the Artillery of Peru and Chili are cast.

Arica, although it is the least considerable City of Peru, for the Number of its Inhabitants, and Beauty of their Buildings, there is scarcely any Place, which in so finall a Time, transacts for ich a Commerce, its Warehouses being, for fifteen Days, the Depositories of all the Tree ces from Potofi; and the Silver Fleet, which yearly sails with the King's Revenue, and the Mines produce for Lima, to be afterwards forwarded by the Way of Panama to Porto Belle, in the North Sea, for the Galleons. This Treasure is brought from Potofi to Arica in March; and in Yume the Lima Ships come to load it. The City is situated in eighteen Degrees forty Minutes of Latitude, seventy Leagues from the City of Potofi, to which it however serves for a loading Place, as beforementioned.

The Merchandizes which are brought from Lima, and other Ports of Peru, to Arica for Potofi, are European Cloths and Serges, with others from Quito, where the best Woollen Manufactures are of all Peru. Gold, Silver, Silk and Cotton Stuffs; these here made in the Country, and the others coming from Spain by the Galleons, Flour, Wheat, Maiz, (or Indian Wheat) Aciocca, (an Herb serving instead of Paraguay) Ariquips Wines, the best of Peru, where the King of Spain permits the planting Vineyards, Oil, Olives, Butter, Cheese, Sugar, Salt, Quickfilver, Sweetmer. S, Syrops, and all Sorts of Hard Ware, and Iron Usenfils for the Service of the House and Mines; all which are paid for in the latter's Argentine Produce; as the City of Potofi (called also an Imperial City) being seated in a Country so barren and unfruitful, would furnish nothing to Trade, if its Mountains did not cover those inexhaustible Silver Mines they do.

It is also owing to the Richness of its Mines, that this City is the finest, most populous, and abundant in all things, of any one in Peru; its Inhabitant: amounting to more than fixty thousand (among which are at least ten the start of Speniards.) And its Markets, Warehouses, and Shops, are ever full of all Sorts of Fruits, Sweetmeats, Wines, Stuffs, Jewels, European and Indian Curiostics, with an Infinitude of other Merchanlize and Wares, to gratify both the Yaste and Sight, subserving as well to Piezsure and Use as Ornament, although (as has been said) none of these Things grow, or are the natural Product, of the

Country.

Lima, called also by the Spaniards Giudad de las Reyes, is the Capitri of Peru, and seated two Leagues from the South Sea, being a Place of the greatest Trade in all this Part of America. The Riches of Peru and Chili are brought here from the Ports of La Conception and Arica, where they are collected; and the greatest Part of the Goods that arrive from Europe at Porto Bello, and La Vera Cruz, are also brought here from the one by the Ships of Panama, and from the others by those of Acapulco. The inland Commerce of this City is not less than its foreign one; and if it maintains this latter with all the Places on the South Sea Coasts, from Chili to New Spain; its home Traffick is equally extensive, as it does not only spread to all the Provinces that compass the Lapice of Peru, but

LD. other Hides transported

ng much the and other end yearly to rns, as those

of the River built on the he fafest and e King's Ree Mines near Valparaifo and found in an rt of Chili. here some Bued is a Copper ili are calt. e Number of Place, which ing, for fifteen e Silver Fleet, e for Lima, to n March; and

eteli, to which Ports of Peru, s from Quite, lver, Silk and coming from) Acicoca, (an eru, where the Cheefe, Sugar, Vare, and Iron I for in the latperial City) being to Trade, if lo.

cighteen De-

he finest, most itant: amounttheread Spall of all Sorts of uriortics, with the Tafte and though (as has roduct, of the

apitel of Peru gresteft Trade brought here ected; and the , and La Vera is not less than s on the South y extensive, as cof Peru, but to all the other Kingdoms of Southern America, even to Buines Ayris and Garis

thegens on the North Sea.

The Trade of Lims is carried on, partly by Spaniards, and partly by Indians, these latter having more Liberty here, than in any other Place of the King of Spain's Dominions, on Payment only of a small Tribute twice a Year. It is these that do all the servile Work, and are the sole Mechanicks and Husbandmen, the Spaniards thinking it beneath them to stoop to such Offices, and only engage in the more valuable Branches of Trade, such as Gold and Silver, Silks, European Cloths, &c. with which, and indeed with every other Conveniency of Life, this City is so well supplied, as would induce a Belief, that this Plenty could only be the Products of the Country. The Gold comes here from Ghili, New Ca-fille, Cufco, and fome other Provinces of Peru: the Silver from the Mines of Potofi, and those of Oruco, Tarapaca, and Cheeshsora; and the Quickfilver from Europe and Juancabeluca, forty Leagues from Lima. They get the Country Stuffs from Lyito, and from the Mountain Towns, which are in the Neighbourhood of their Capital. The Wines are brought them from Arequipa, Tea, Piffs, and Nafea; as the Cattle are from Xaura, Cufco, Canete, and Guemangua. The Sugara. Sweetmests, Syrups, and Preference are made at Tamenaga and Guara. Sugars, Sweetmeats, Syrups, and Preferves, are made at Jamanga, and Guara. The Wheat, Flour and Maiz, come from this fame Place, Varancas, and the Villages near to Lima: Dry Fish from Peita; Carpenter's Wood from Guayaquil, tho' cut on the Side of Gallo, near to it; and Salt from the Ponds of Guara, &c. Oil and Olives from almost all the Ports of the Coasts between Arice

Pearls are brought from the Pearl Islands in the South Sea, and Part from Panama, of the Fishery of Rancherie (also tormerly of Margarita) in the North Sea; and precious Stones are found in many Rocks, Mines and Rivers of Peru.

All the Gold and Silver Mines are so rich and abundant, that, as it is afferted, the King of Spain has in less than fifty Years received for his one-fifth, of only those of Potofi, one hundred and eleven Millions of Dollars.

Calao (as before-mentioned) the Port to Lims, is two Leagues from the City, fpacious and very fecure, without Rocks, or Shallows. It has two Channels, the one for large Ships, on doubling the Isle of Lobes that covers it; and the other for Barks, or small Vessels, by a Streight between the Continent and the Island. The City lies along the Bank, and all its Inhabitants (above two thousand) are either Lima Factors, Carriers, Sailors, or Inn-keepers, as its Buildings are Warehouses for the Reception and Deposit of the Goods that arrive from Aca-pulco, Panama, Arica, and the Conception, or Inns to accommodate the Merchants who arrive from all Parts, when the Fleets come here to load or discharge. Two Fleets, both called the same, Plate Fleets, are annually fitted out in this Port, the one for Arica, and the other afterwards for Panama. The first sails towards the End of February, and after having loaded the Silver of the Potofian Mines, returns to Lima in about a Month, or by the Beginning of April, near the same Time that the Vessels from Valparaise bring here the Revenues of Chili. As soon as this Fleet is returned and the Chili Vessels are arrived, they unload the Goods, to wait a proper Season for the Voyage to Panama; the least valuable are put in Warehouses, and the Gold and Silver, with what else is precious, sent to Lima in Carts, or on Beasts of Burthen, with which the Road from Calas to that City, is near full during the whole Year, more especially in the three or four Months of the Fleet's Arrival and Departure. Also in the Months of March and April there arrive at Lima by Land Gold, Silver, and the Merchandizes of all the Provinces of Peru, that are destined for Porto Bello, and which must be ready

for the Sailing of the Panama Fleet.

The Departure of this second Fleet is always at the Beginning of May, and it is commonly two-thirds bigger or stronger, both in Merchant Ships and Men of War, than the other; because, beside the Riches of Potofi, which the Fleet of Arica only brought, that for Panama carries also all the Revenues of the King and Particulars Effects from Chili, Peru, and a great many of the other Kingdoms of South America. And it is by Return of this Fleet, that all the Goods destined for Peru and Chili are brought; and from thence sent either by Sea or Land to

the Places they are configned to.

Belide

Of the GENERAL TRADE of the WORLD.

Befide the Fleets before mentioned, there is yearly equipped at Calao a Twenty-Gun Ship for Acapulco, a famous Port in New-Spain, by which the Spaniards of Mexico maintain a great Trade with the Philippines, and receive a large Quantity of Goods from India and China. This Veffel arrives at Acapulco a little before Christmas, and carries there Cacao, Dollars, and Quickfilver; in Return of which she brings back Spice, Silks, Chints, Callicoes, and a few other Indian Commodities; tho this Trade is prohibited to all others but those concerned in the said Ship; the Court of Spain having interdicted it to all the rest of Peru, under very severe Penalties, for Fear of hurting that which South America carries on with Spain by way of Panama and Porto Bello.

This was the Situation of Calao, before the Earthquake, which with an Inundation of the Sea, that happened at the same Time, destroyed every Person in the Town, except one Man, who crept up the Flag-Staff, and dropt from thence into a Canoe, which floated under it. As this happened before the Peace of Aix la Chapelle, it is not doubted but the Damage is repaired in some Measure, but it is so difficult to get Accounts from that Country, that nothing can be said with Certainty.

The chief Places with which the Spaniards maintain a regular Commerce, on this vast Extent of Coasts, are Leon, Guayaquil, Truxillo, Lesparso, Lavillia, Nicoya, Chiriquita, Paita, Sagna, Nasca, Pisca, and Pachacama, of which the first produces Sugar, Cattle, Hides, Pitch, Rosin, and excellent Cordage, besides Plenty of Timber for Ships, whereof more are built here than at any Place in the South Seas, except that I am just going to mention.

Guayaquil, in the Province of Quito, whose Products are Gold, precious Stones, Cacao, Green Hides, Tallow, Sarsaparilla, Woollen Stuffs of the Country Make, Saltpetre, Brimstone, and Wood, worked up in the Ship-yards of this Place; it also produces Cacao in such Plenty, that there is hardly a Year in which thirty thousand Bales (of eighty-one Pounds each) are not shipped off, and sometimes the Quantity is doubled. The Goods imported here from Lima are Wine, Oil, Spice, and other European Commodities.

Truxillo is fix L. agues from the South Sea, having a Port called Guanchaco, the most difficult to enter, and the most unsafe of any on the Coast. Its chief Trade consists in Wheat, Flour, Wine, Sugar, Sweetmeats, especially Quince Marmelade in Casks, Cattle, Horses, Mules, &c.

Lesparso, is situated in the Bay of Caldaria, two Leagues from the Sea, it is the Port to Carthage, a City of South America, in the Province of Quimbaia, twenty-four Leagues distant from it, and formerly had a good Trade, but it is now reduced to some Sugar, Hides, and Provisions, for Lima.

Panama; of all the Cities I have hitherto treated that trade with Lima, none have supplied it with other Commodities than those of their own Growth and Manufactures except Acapulco; but a quite different Commerce is transacted from Panama. Before this City was taken, pillaged and burnt in 1673, by Sir Henry Morgan, it was seated on the Shore of the South Sea, at nine Degrees of North Latitude; but the new one is built at four Leagues distant from the Ruins; more magnificent, better fortified, and with a greater Number of Inhabitants. It gives name to a large Bay in which it is built, and to the Isthmus, that separating the two Seas, joins the Meridional to the Septentrional America, and is equally famous for its Land Trade with Porto Bello, on the North Sea, and its Maritime Negociations with Lima on the South Sea, collecting in its Warehouses all the Goods that the Galleons bring from Europe, as well as all the Riches of Chili and Peru, which come by the Plate Fleet; and although it at all Times carries on a very confiderable Commerce, and has its Road always filled with a great Number of Veffels; it is nevertheless, on the Plate Fleet's Arrival, and with the Goods by the Galleons, that the greatest Concourse of Merchants meet here, and the Trade is most flourishing, being then that the Fair is held, which attracts both the Nobility and Commonality of the Neighbourhood to affemble, and encrease the Throng.

As soon as the Galleons touch at Cartbagena, (where they remain some Time before they proceed to Porto Bello) a Courier is dispatched to Lima, and on the Receipt of this Advice, the Viceroy orders the Plate Fleet aforementioned to be

a Twentyspaniards of Quantity of fore Christf which she mmodities; faid Ship; very severe th Spain by

th an Inun-Person in the from thence Peace of Aix easure, but it be faid with

mmerce, on Lavillia, Nihich the first besides Plenty in the South

ecious Stones, ountry Make, this Place; it which thirty nd sometimes te Wine, Oil,

d Guanchaco, ift. Its chief Quince Mar-

the Sea, it is of *Quimbaia*, but it is now

h Lima, none Growth and ranfacted from , by Sir Henry grees of North n the Ruins; nhabitants. It nus, that fepa-America, and is th Sea, and its ts Warehouses the Riches of it at all Times ays filled with 's Arrival, and **Ierchants** meet is held, which od to affemble,

ain fome Time
na, and on the
nentioned to be

loaded and dispatched, under Convoy of sour or sive Men of War; whilst the President of Panama on his Part, directs the providing Mules for the Carriage of a Part of the Treasure by Land, and Barks for the Conveyance of the Remainder by the River Chagre to Porto Bello, that no Time may be lost, as the Galleons only remain there about a Month, during which Time, every Negociation must be transacted. It is computed that the King's Effects loaded on the Galleons, commonly amount to three Millions of Pieces of Eight in a common Year; and that the Merchants registered Effects are three or four Times as much, extra of what is shipped clandestinely. All the Galleons must be ready to sail the thirtieth Day after Arrival, otherwise they run a Risque of being less behind; however, the Admiral commonly grants an Addition of eight Days, which is of great Relief to the Merchants, and nothing disadvantageous to himself, as this Benefit is always procured by the Intervention of a considerable Present. The Goods proper for this Voyage, have been already described in the Article of the Spanish Trade, so I shall only add here, that all Iron Instruments, such as Hoes, Axes, Hatchets, Anvils, &c. Spice, Wine, Oil, Laces, and Gold and Silver Stuffs, are likewise proper Objects of this Trade.

The Maritime Towns, where (next to Lima) the Merchants of Panama carry on their Trade, are Lavillia, which furnish it with Hogs, Poultry, Salt Beef, and Sirops; Paita (or rather Piura, to which the other is the Port) from whence are exported Wine, Oil, Flour, Sugar, Soap, and Goat Skins, made into Cordovans; Realegio, yielding Brandy, Sugar, Oil, Flour, and Wine; Galio, Tomago, and Chiloe, three Islands producing yearly a large Quantity of Timber and Boards; Pisca, fruitful in excellent Vineyards; Truxillo, abundant in Wheat Flour, and Sugar; Oicoya, where are Plenty of Shipwrights and Yards, as also a Quantity of Cattle, Hides, Wheat, and Red Wood, or Nicaragua. There are also some Panama Barks, which go yearly to fish for Pearls at the Isle of Gorgona; this being the only Place where they are found in the South Sea; those called the Pearl

Islands, within twelve Leagues of Panama, now producing none.

Tecoantepeque, La Trinidad, Vatulco, and Realejo, are Places also on this Coast between Panama and Acapulco, which serve for Ports, where all the Traffick of Guatimala, Leon Quaxaca, Nicarague, and some other Provinces of New Spain is transacted, which consists in Cacao, Vanillas, Achiolt or Rocou (a Dying Herb) Indigo, Cochineal, Hides, Wheat, Maiz, Wool, Sugar, Cotton, Salt, Honey, Cassia, Wax, and in some other of the Products of Mexico.

Acapulco is next to the Port of Tecoantepeque, and seated seventeen Degrees North of the Line. It is the Western Port to the City of Mexico, as Vera Cruz is the Northern; and the principal Places of its Trade, are Peru, the Philippines, and the Coasts nearest to Mexico; the Commerce of which latter is entirely negociated thro' the last four mentioned Places, and some other small Harbours, where the Merchants of Acapulco fend their Goods on light Veffels, to extract Provisions and Refreshments, although they receive large Parcels by Land on Mules, particularly Flour, Chocolate, small Cheese, Salt Meat, and all Sorts of such Provisions, for which they have daily a Market; and the Cattle they want comes the same Way. I have also treated of the Trade between Acapulco and Peru; and though that between the Northern and Southern America is open and free, yet the Inhabitants of this City make but little Use of it, their Commerce being only extended to the Places on the Coast, so that what is transacted between this and the Manillas, is what gives it Reputation, and which is carried on, in only two Ships of eight hundred or a thousand Tuns each; whereof one is always in loading at the Philippines, and fails on its Return, as foon as its Twin Veffel arrives, a Convoy being affigned them, of a twenty-eight Gun Ship, and they mounting forty each. Their Cargo from Acapulco, confifts partly of European Merchandize, brought to Mexico from La Vera Cruz, and partly of the Products of New Spain, both fent to the South Sea on Mules. The Reloading back is composed of whatfoever Afia produces, that is either rich or valuable, even Pearls, precious Stones, and Gold Dust, with which these Ships are so fully stowed, as to render their between Deck Guns unserviceable in case of an Attack.

Of the Trade of French America,

I SHALL begin with the Isles which the French possess in this Part of the World; and first with the Antilles, of which this Nation are Masters of sour out of the twenty-eight they are in all, and shared that of St. Christophers with the English, till the Tree of Utrecht, in 1713, gave it wholly to the latter.

Martinico is t'. chief of them; the others are, Granada, St. Lucia, and St. Croix.

Martinico is t'. Chief of them; the others are, Granada, St. Lucia, and St. Croix. Above two hundred Ships are employed in the Trade of these Islands, and it is not uncommon to see eighty Merchantmen loading at Martinico together. Tobacco was formerly the Staple Commodity here, but the Cultivation of that Plant has been long neglected for Sugar, more especially at Martinico, which alone is supposed now to yield in a common Year, between five and six Millions of Pounds Weight; Granada and St. Croix, sour or five hundred thousand between both: St. Lucia grows only Tobacco, with some Pulse and Greens, which turn to good Account at the first mentioned; though besides these Commodities, the Islands produce among them Indigo, Cocoa, Rocou, Cotton, Ginger, Cassia, Guinea Pepper, some Medicinal Gums, Hides, Tortoiseshell, Dying Woods, &c. The Commodities sent there from France, are every Necessary for Provisions and Clothing, Houshold Furniture, and Tools for various Uses, especially for Agriculture.

St. Domingo, divided as I formerly mentioned between the Spaniards and French, carries on a very confiderable Trade, of which the chief Places assigned the latter are La Grande Ance, Leogane, La Grande Terra, Port de Paz, Fort Margot, Lancon Louisa, Trou Charles Morin, Lemodada, Cape Francois, and the Little Goare. Besides this Distribution of St. Domingo, the French posses the smallest life of Tortuga, (about three-souths of a League from the other) and the Products of both are Tobacco, Sugar, Indigo, Ginger, Rocou, Cotton, Cocoa, Hides, Braziletto, yellow Sanders, Fustick, Cedar, Grenadillo, and some other Woods for the Dyers or Cabinet Makers Use. The Ships Cargoes proper for these stiles, are much the same as those for the Antilles, excepting the Salt Meat, which is not here wanted, St. Domingo having it in so great Plenty, as even to supply the other Isles with large Quantities: Here are about four thousand Families established in the whole Settlement, which more than double those of the Spaniards, though these latter are near a Century more ancient here than the others.

On the Continent of North America, the French possess Louisiane, called also Mississian, and in the Southern America, Cayenne, and some other Habitations on the River Surinam. They have been sometimes also-Masters of Neva Scotia (as formerly hinted) and they were once so of Newsoundland; but these having been ceded to the English by Treaties, I shall only remark here, that with respect to the latter, the French are in Consequence of the thirteenth Article of that of Utrecht in 1713, permitted during the Fishing Season to build themselves Stages and Huts, and whatever else is necessary for Curing and Drying their Fish, though this Privilege only to extend from Cape Bona Visha, to the Northern Extremity of the Isle, and from thence Westerly to Cape Riche; but they are to build no Houses, much less Fortifications, nay, are not so much

as to anchor here, only in the aforesaid Season.

Louisiane, or Mississipi, is a vast Extent of Country of more than one hundred and eight Leagues, lying in North America, between Canada, Carolina, Mexico and the Ocean. It is in these newly discovered Lands, that the famous Colony is established, which after the Year 1717 engrossed the Attention of all Europe, and fet the major Part of it a madding after their Example, to the Ruin of many thousand Families; however, I shall here consider it in its present Situation, and give an Account of the real Trade that is here subsisting; disregardless of the chimerical and ideal Advantages, some of its most sanguine Adventurers at first proposed from it. The chief Settlement of this Colony, or more properly speaking the Capital of all the Country, and Centre of its Commerce, is the City to which the Name of New Orleans was given, to preserve the Memorial of the Regency of that Prince, under whose Protection and Auspices it was founded. Its Situation is on the Side of a River, near enough the Sea to have the Conveniency

and

Of AMERICA, &c.

Part of the rs of four out with the Eng-

D.

and St. Croix., and it is not to and it is not to another. Tobacco hat I lant has alone is fupons of Pounds etween both: hich turn to modities, the inger, Caffia, Woods, &c. Provisions and ally for Agri-

Is and French, ned the latter Port Margot, Little Goare. At Ife of Tore Products of Hides, Brazi-Woods for the nese Isles, are which is not to supply the Families estae of the Spaan the others. uifiane, called ne other Haafters of Nova nd; but these ark here, that thirteenth Arafon to build ring and Dry-Bona Vista, to Cape Riche;

han one hunarolina, Mexico nous Colony is il Europe, and Ruin of many Situation, and gardless of the enturers at first properly speakis the City to orial of the Refounded. Its

e not so much

and Facility of loading and unloading the Ships that imports, and at a fufficient Distance to avoid its bad Air and Neighbourhood, when irritated. The Trade carried on here is much the same as at Canada; and some Indians have assured the French, that high up in the Country are found Mines of Gold, Silver, Copper, Iron, and Steel; of which two last Metals, Mr. Savary says, there were never any Samples seen in America; though with Submission to his better Judgment, I must contradict this Affertion, as there is Plenty of Iron in New England, and Nova Scotia, and may probably also be in some other of our West Indian Plantations. These Mines are however yet undiscovered, but the true Riches of the Country confifts in that great Quantity of Cattle with which the Plains and Forests of Louisiane are filled, viz. Hories, Asses, Bulls, Cows, Sheep, Goats and Hogs, of which the *Indians* make a great Slaughter in their Excursions, and bring both Flesh and Skins to the Colony, and there Exchange them for Trisles. The Supplies from France, proper for this Colony, are the same as has been directed for the Islands; with the Exception, that to what the Country produces towards the Support of its Inhabitants, must be added, some Flour, Corn, Rice, Pulse, and all that can contribute to sustain so numerous a Colony; and the Merchandize fit for the Trade with the Indians, are coarse Woollen Blankets, serving for Cloaths, Limbourg Cloths, white and red, and Cloaks ready made of them; ordinary Hats, Knives, Hatchets and Pickaxes, small Mirrors, Glass Beads and

The Ports, Posts, and Establishments, which the French at present occupy are sixteen, viz. the Ille Aux Vaisseux, Biloxi (or Fort Louis) New Orleans, Manchae, Natches, Natchitaches, Yasous, Illinois, Ouabache, Isle Dauphine, Fort de Conde, Alibamons, the Bay of St. Bernard, the River Aux Cannes, Padoucas, and Missoures. This Country produces Rice, Indigo, Cotton, Tar, Pitch, but mostly Tobacco.

Cayenne is the only Settlement the French have in South America, except sound Habitations that it possesses on the Coast of Surinam, and the River of Amazons, which form a Sort of Government of more than a hundred Leagues.

The Isle of Cayenne that gives Name to this Government, and takes it from a River whose two Branches separate it from the Terra Firma, lies in the Latitude of sour Deg. forty Min. a hundred Leagues from the great River of the Amazons; It is seventeen Leagues in Circuit, of which sive are bathed by the Sea, and the rest by the two Branches of the River aforesaid: And has been successively posses by the English, French, and Dutch, though the French have sinally remained Masters of it ever since 1677. Its chief Products are Sugar, Rocou, Indigo, Cotton, and Vannillas; and the Commodities sent here from France, are principally Flour, Wine, Brandy, Linens, Stuffs, Quicksilver, Hard Ware, and above all, Salt Meat; the Inhabitants, exclusive of the Soldiers and Slaves, are about twelve or sifteen Hundred Men, spread in the different Habitations above-mentioned, of which the chief, composing a small Town of two hundred Houses, with three hundred and sifty Whites, is below Fort Louis, where the Warehouses are kept.

Commerce of the Portuguese America.

THIS Nation's Possessions in America have been many Years since reduced to the Brazil onl, tho' this is a Part of the New World, so vastly extensive, settile, and rich, that they have no Room to complain of their present Share. This Country reaches from the Amazon River, to that of Plate, and has its Coasts curved into a Semi-Circle of about twelve hundred Leagues Extent, though und Portuguese do not occupy the Whole, having no Habitations beyond Rio Janeiro, which is two hundred Leagues from the River of Plate, its Southern Boundary. The inland Country is yet unknown, as the Portuguese have never penetrated it above eighty Leagues, by Reason those vast Regions which separate it from Peru are inhabited by innumerable Nations of Indians, who loving Liberty, dispute the Acquisition of their Lands, Inch by Inch, as they regard foreign Settlement only as Usurpations. The Portuguese have divided their Establishment into sourteen Captainships, or Commanderies, viz. Tamaraca, Babia de todos los Santos, Pernambuco, Paras, Maragban, Ciara, Rio Grande, Paraiba, Ceregippe, Los Isleos,

Porto Seguro, Spirito Sancio, Rio Janeiro, and St. Vincent; of whose Commerce I should now treat; but having already done it in the Section of the Trade of Portugal (P. 697.) any further mention here would be superfluous.

I might here also very properly add, an Account of the Trade which some other Northern Powers carry on in America; but having as yet given no Description of their European Commerce, I shall join them both together, by reciting the general Traffick of each particular Potentate, and begin first with the Dutch.

Of the Trade of Holland.

NOTHING gives a greater or more magnificent Idea of this Commerce, than the flourishing Condition it has always supported the States in, notwithstanding the many long and expensive Wars it has for a Century past been so frequently engaged in. Three Things more especially support this immense Trade; the one is the great Credit of the Bank at Amsterdam, whose Treasure is supposed by some to be three thousand Tons of Gold (of an hundred thousand Guilders each;) the fecond Thing fo advantageous to the Trade of Holland, is the incredible Number of Ships, continually going out and coming in; and the third, is the Safety with which this Trade is carried on, by the Government's Protection in Time of War, or when any Cruizers or Pirates make it necessary. And though this Commerce is so vastly extensive, it is kept up by a People, whose Country contributes hardly any Products towards it, as the Dutch have nothing more of their own than fome Butter, Cheefe, Earthen Ware, and some few other Trifles that they can spare; very little Wheat growing in Holland, and no Wine at all; the few Sheep here, have a Wool coarse and harsh; the Land produces very little Flax, or Hemp; one of its best Qualities being its Propriety (in several Parts) for Fuel, so that the Inhabitants (for want of other) are reduced to the Necessity of burning the Earth that bears them; but its fat Pastures nourish great Herds of Catele, producing the prodigious Quantity of Milk, that suffices for the daily Want of a People peculiarly fond of a lacteal Diet, and for making Abundance of Butter and Cheefe. of which they eat more than any Nation in the World. Their Manufactures are many, and very confiderable, though almost all the Materials for them are brought from abroad. I have already mentioned the Particulars of their Trade with us, France, Spain, Portugal, and Italy, and blended it with that of the other Europeans on the Coasts of Barbary, Africk, and Afa; I shall therefore only add here, the State of it with their Septentrional Neighbours. The Trade carried on nearest home, and the most convenient for the Safety of the concerned, is that which they maintain with a Part of Germany, by Means of the Rivers, running through the Country, or on the Borders of it; such as the Rbine, and Maefe, which bathe their States; the Wefer, Ems and Elbe, not very distant from the German Ocean. The Traffick of the Rhine, (and with it, that of the Moselle and Main, which encrease the former's Waters in its Course) is very considerable. Cologne is properly the Centre of the Commerce carried on here, where the Merchandize of Lorraine, and the Archbishoprick of Treves are collected; such as Wood, Iron Bars, Cannons, and Bullets of the same Metal. It is likewise by the Rbine, that the Products of Mentz and Franconia (washed by the River Main) are conveyed to, and fold in the celebrated Fairs held twice a Year at Francfort or Nuremberg: the Rhine also serves the Dutch in bringing them the Flax, Threads and Linens from the Dutchies of Juliers and Berges.

The Maese facilitates the Trade of Holland with Leige on that River, as it does

The Maese facilitates the Trade of Holland with Leige on that River, as it does that of Aix-la-Chapelle, not very distant; and of which almost all the Trade is transacted in the first of these two Cities. The Extracts from Leige are Serges, Slates, Coal, Lead, Iron, Bullets, and Braziery masse at Aix-la-Chapelle, &c. The Weser, which has its Source in the Mountains of Turinge, waters one Part of the Lower Germany, and after having passed through the Country of Hesse and Brunswick, falls into the Germanick Ocean. Bremen, seated sisten Leagues from its Mouth in the Peninsula that it forms with the Ems., is the Deposite of all the Merchandize of those Parts; and it is in this City that the Dusch buy up the Carpentry Wood, Cheese, Wools, several Metals, and Beer, that are brought here

from

of the Trade of

Description of ting the general tcb.

ommerce, than notwithstanden so frequently Trade; the one pposed by some lers each;) the edible Number the Safety with Time of War, this Commerce tributes hardly own than fome hey can spare; ew Sheep here, or Hemp; one el, so that the ning the Earth de, producing ter and Cheefe, Manufactures s for them are of their Trade at of the other therefore only The Trade carthe concerned, of the Rivers, he Rhine, and y distant from of the Mofelle very confiderere, where the ollected; fuch It is likewise by the River

er, as it does the Trade is a are Serges, the, &c. The e Part of the and Brunfues from its e of all the up the Carrought here

ice a Year at

from Lower Sanony, Hesse, Brunswick, &c. Embden, Capital of East Friesland, at the Mouth of the Ems, is the Staple of all the Commerce of that Part of Germany which traverses this River. The City is governed by its Magistrates, and the Dutch, their Allies (or one may say their Masters, by the great Credit they have there) draw hence all the Merchandize of Westphalia, and especially of the Bishopricks of Paderborn and Munster, which consists principally in Timber, Cloths, Wools and Linens; it is also from thence that those Hams come, so generally esteemed in Europe; East Friesland also surnishes Holland with Cattle and Horns. In fine, the Trade of the Elbe is one of the most considerable that the Dutch transact in the Germanick Sea. This samous River has its Source in Bohemia, towards the Frontiers of Silesia; from thence traversing many rich Provinces, and amongst them the States of Saxe, Brandenburgh, and Brunswick, passes to Hamburgh (the City which for its Trade has merited the Appellation of the Amsterdam of the North) from whence in about twenty Leagues it falls into the ea, swelled by all the Rivers of Bohemia, Saxe, &c. that it has received during so long a Course.

The Dutch commonly transact the Business of Lower Germany at Hamburgh, though they often go up to Harbourgh and Magdebourgh for Wine and Wood, buying in those Parts even entire Forests which they fell, and fill large Magazines with this Commodity, to be in Readiness when they want, or think proper to vend or utter it. The Goods that the Dutch carry to Germany by the five Rivers associated, are Silk and Woollen Manusactures, Mercery, Spice, Drugs, Dying Woods, Sugar, Cheese, Herrings, Copper and Ribbons.

Woods, Sugar, Cheese, Herrings, Copper and Ribbons.

Anvers, Brussels and Malines, furnish the Dutch with Thread and those Laces, bearing this latter's Name; Ghent and Brusses with Linen, Hemp and Basons; Brussels and Oudenarde with Tapestry; and Lisse (Capital of French Flanders) with Cambricks, Laces, and Baracans; the Returns are made in Woollen and Silk Stuffs, Drugs, Spices, &c.

The Traffick of the North and Baltick is one of the most important that the Dutch carry on; in other Branches of Trade, it seems as if they only worked for the other Parts of Europe; but in this almost all regards themselves; and it is from thence that they setch the Grain which supports them, and the Things necessary their Navigation; without which neither the State, nor Particulars, could sub-fift.

Although Sueden, Denmark, and some other States, seated on the Baltick Sea, are comprehended under the general Word North, yet Norway, Archangel, and some of the most Septentrional Provinces of Russia and Denmark, merits more particularly in this Title; and it is with these that I shall commence the general Northern Trade.

Before the Year 1553, the Trade of Mufcovy was carried on by the Way of Narva and Revel, Cities of Livonia, at the Bottom of the Baltick Sea; but the Port of Archangel having been discovered by the English, as noted at Page 571, all the Trade of this vast Empire was transferred thither, being much more convenient than any of the others, especially on Account of the Passage of the Sound, which took away, or at least restrained, the Freedom of the Trade of those two Places; and there now sails annually from the Ports of Holland (particularly from Amsterdam) near forty Ships for Archangel, from two to four hundred Tons, always divided in two Squadrons; the one only of sive or six Sail, which departs in June, and returns in September; and the other, of thirty or thirty-two Ships, whose Sailing is fixed in July, and its coming back in the End of October. These two Squadrons have always a Convoy, even in the midst of the prosoundest Peace; and carry with them Silk and Woollen Stuss, Linens, Castors (from Canada) Paper, Mercery, Hard Ware; Cannons, and other Arms, Powder, Brimstone, Copper, Lead, Pewter, Brandy, Wine, Oil, Vinegar, Sweetmeats, dried Fruit, Satiron, Sugar, Spice, Pepper, Herrings, Incense, Copperas, White Lead, Judig 15 Woods for dying the Russia Hides; Laces, Gold and Silver Wire, and of this latter Metal in Specie.

The Trade to Norway employs yearly upwards of three hundred Dutch Veffels from four to five hundred Tons, the greatest Part from the Villages of Frise, or those in the Neighbourhood of Amsterdam. Berghen, the most considerable Port

Of the GENERAL TRADE of the WORLD.

in the Kingdom of Norway, is where the Dutch drive their principal Trade tho' they carry on some with Drontbeim, Copperwich, and a few other Places, in Spice, Salt, S, anife Wine, Vinegar, Brandy, Cheese, roll'd Tobacco, and some Clothes. And as Timber for Ship Building is what the Flemings mostly bring back, they have made several Treaties from Time to Time with the Kings of Denmark con-

cerning Wood, &c.
The Commodities which the Dutch load in the Baltick being bulky, obliges them to employ a large Num er of Ships (a thousand to twelve hundred) yearly in this Trade, which they fend less than half loaden, tho' they always return with an entire Cargo; and as the Ballance of Trade is in their Disfavour, by the Produce of the Goods tent being infuncient to pay for the Reloadings, they are always obliged to accompany these Voyages with a Parcel of Rixdollars, to make the Deficiency The Commodities proper for Sweden and Denmark, are Spice, Drugs, Portugal and Spanish Salt (those from France not being in so much Esteem here) Sugar, Wine, Brandy, Linen, with Silk and Woollen Stuffs. For Pomerania, Cloth, Wine, Cheefe, Salt, Tobacco, Spice, Iron, Lead, Pewter, and old Rixdollars. For Dantzick, a Quantity of Silks of all Sorts and Fashions, a great many Clothes; Dying Woods, scraped or ground; Madder, large Parcels of Spice, Drugs; Italian Cremor Tartari, Sugar, Oil, Paper; diverse Sorts of Wine, Brandy, and French Salt (fit only for Prussia.) In fine, they send to Riga, Revel, Narva, and Pernau (Cities of Livonia) Salt, Spice, Sugar, Tobacco, French Glass, and above all, a Quantity of old Rixdollars, with which they pay for Goods not only of this Province belonging to Sweden, but also those that are transported here, from Muscowy, Poland and Lithuania.

Their Whale Fishery is very advantageous, occasioning a yearly Employ of near two hundred and fifty Ships, with between four and five thousand Men; but that of the Herrings fo infinitely exceeds it, as almost to surpass the Degree or Comparison, above twenty thousand Men, and three thousand Buffes, find an annual Occupation in it; and it is afferted, that they take and fell more than 300,000 Tons, one Year with another, which at two hundred Guilders per Ton (as a Dutch Author computes them) amounts to fixty Millions, from which must be deducted near twenty-three Millions, for the Charges of Outset, &r. and there remains net

Profit 37,000,000 of Guilders, or about 3,400,000/. Sterling.

Altho' the Dutch have no great Settlements in the West-Indies, fince they were obliged to quit the Conquests they had made on the Portuguese, they notwithstanding carry on a very confiderable Trade here; which is not a little augmented by the contraband Commerce, for which their Colony at Curacae administers them frequent Opportunities. Surinam, Aprowacq, Berbice, and Boron, feated in South America; Bonnaire, Aruba, and Curacoa, among the Soto-vento, or Leeward Islands; and Saba, St. Eustacia, two of the smallest Antilles, are the only Colonies the Dutch possess at present in the West-Indies.

The four Colonies of Terra Firma take their Name from four Rivers of the Province of Guiana, along which they are established. Sugar, which grows here in Abundance, is the principal Object of their Trade, though they also cultivate Indigo, Tobacco, Ginger, and Cotton. The Merchants of Amsterdam carry on the greatest Part of this Trade, and have their Warehouses here always well filled

with all fuch Sorts of Goods as the Europeans usually fend to America.

Of the Antilles where the Dutch are established, neither of them is very considerable; St. Eustacia is the biggest, and Saba the smallest; these two are little better than Rocks, tho' the few Inhabitants residing here have found sufficient Earth distributed to raise a Support, and some Tobacco for Exportation; this is a Commodity common to them all.

The Dutch have feveral trading Companies established in Holland, such as the East and West-Indian, that of Surinam, the North, the Levant, the Baltick, and the Nova Zembla and Greenland fishing Companies, all of considerable Advantage

both to the State and Particulars.

Tho' however rich the Trade of these are, or whatever else is transacted by private Merchants with the other three Parts of the World, it is certain, that That which their East-India Company has carried on in all the Kingdoms of Asa, for little more than a Century past, is of a much greater Consequence, and infi-

al Trade tho ices, in Spice, fome Clothes. ng back, they Denmark con-

, obliges them yearly in this n with an enhe Produce of lways obliged the Deficiency e, Drugs, Poreem here) Sunerania, Cloth, old Rixdollars. many Clothes; Drugs; Italian ly, and French va, and Pernau nd above all, a ly of this Profrom Muscovy,

Employ of near len; but that of or Comparison, ual Occupation ooo Tons, one Dutch Author e deducted near re remains net

fince they were y notwithstande augmented by dministers them feated in South to, or Leeward e only Colonies

Rivers of the ch grows here in ey also cultivate erdam carry on ways well filled ica.

em is very contwo are little found sufficient rtation; this is

nd, fuch as the he Baltick, and able Advantage

s transacted by s certain, that gdoms of Afia, ence, and infinitely furpasses it, both in Profit and Reputation. But as I have already given an Account of it, in my Description of Afia, I shall here close my Narrative of this Nation's commercial Transactions.

Concerning the Trade of the North, and the Baltick Sea.

THERE is comprehended under this Name, not only what is enclosed within the Compass of this Sea, but also some Cities seated on the Rivers which fall into the Germanick Ocean that are near: And all that are more Northwardly, as Norway; Danish, Swedish, or Muscovitish Lapland; Archangel, Boronday, Siberia, Groenland, and Nova Zembla.

Hamburgs, an Imperial and Hanfiatick City, is the most considerable of all of them situated on the German Ocean. Here is carried on, not only the whole Trade of the Elbe; but it is also by Means of its Merchants, that the greatest Part of the Remisses are made and Bills negociated; with all the Cities of the

North; an Advantage that it only shares with Amsterdam.

This famous Hansiatick City is more than twenty Leagues from the Elbe's Mouth, tho' Ships go up this River within two or three Leagues of it, and are there obliged to lighten, being barred a nearer Approach by a Bank of Sand, with a whole Cargo. The Goods proper for this Place, are some French Salt, White Wine, to the Amount of six or seven thousand Barrels yearly, and of Brandy about four thousand, a little Vinegar, Cloths, wrought Silks, Spice, Drugs, Mercery, Prunes, and other dry Fruits, with a large Quantity of Paper. And the Goods exported from thence are, Grain, Wood for Ship-building, Pipe Staves, Lattin and white Iron Wire made in Saxony, and all Sorts of Copper Pots and Kettles. Here is also found the many various Species of Goods that the North and Baltick treeduces though not for here the sax for t produce, though not so cheap, being at second Hand. It carries on a great Trade with France and Spain in its own Shipping, though much more in foreign Bottoms, and its Engagements with Holland, &c. are already spoke to. I have also described its Bank, and should now say something about its Coin, that has occasioned such Embroils between this State and the Crown of Denmark; but a nice Deduction of the Motives to, and Particulars of these Disputes, would be too prolix for the Space I have left, and a curtailed Account must be unsatisfactory; I shall therefore excuse adding any Thing on the Subject.

Bremen on the Weser is in good Repute for its Trade, tho much inferior to Ham-

burgh. Large loaden Vessels can only go within four Leagues of the City, and fmaller ones to the Distance of a League and a Half. The Imports are much the fame here as the last mentioned Place, except French Salt, of which none is confumed. The Wood extracted from hence is the best in the North, but it is likewise the dearest; and here is also exported Wheat, Wool, some Metals and Bruns-

wick Mum, of which that of Bremen is nothing inferior.

Denmark, Sweden, Muscowy, Poland, Courland, and some Provinces of Lower Germany, environ on all Sides this Part of the Ocean that forms a Sort of great Gulph, named the Baltick Sea, which can only be entered by two Passages, the one called the Belt, difficult and dangerous, and the other the Sound, of which the King Denmark is Master, by possessing the Fortress of Kronemburgh, near Elseneur.

This Sea has a large Number of excellent Ports or Cities at but a little Distance, where a great Commerce is carried on; the principal of which are Lubeck, Copenbagen, Elfeneur, Stockholm, Rostock, Stralfund, Stetin, Colberg, Dantzick, Elbing, Konigsberg, Riga, Revel, Pernau, Narva, and Visbourg, from which Places and Sea more Goods are in general exported than imported, excepting at Dantzick, where the Consumption is very great; this famous City being as a Magazine of

Lubeck, an imperial City, and at the Flead of the Hans Towns, seated in Lower Saxony, on the River Traves, which at ten Leagues from thence falls into the Baltick Sea, has a better Trade than Bremen, but a great deal worse than Hamburgh. Here may sell yearly two thousand Lasts of French Salt, which the Natives refine, four thousand Barrels, or a thousand Tun of Wine, as many hundred Barrels of Brandy, and one hundred and fifty Vinegar; Paper also finds a good Sale here; and

the French besides send Sugar, Mercery and some Silks; the English and Dutch. bring their Cloths, Dying Drugs and Pepper, to which these latter add Nutmers, Mace and Cinnamon. The Goods exported are Hemp, Flax, Rusia Hides, from Muscowy, Iron wrought and unwrought, particularly Ships Anchors, Wood, Grain and Wools. Loaden Merchant Ships can only go to Travemunde, a small Village, three Leagues distant from the City, where they are obliged to lighten to the Draft of eight Feet Water, in which Condition they may fwim up quite to Lubeck.

Of the Trade of Denmark.

THE Port of Copenhagen, Capital of the Kingdom, is not only the fineft in the Baltick, but one of the most convenient and safe in all Europe; it is also here that the chief Trade of Denmark is transacted, the some Business is likewise done at Elfinure, but neither at the one nor the other any thing in comparison with the Negoci cons of the rest of this Sea. The Goods that sell best in Denmark, are Spanish are Personal Salt, (except their Consumption has been affected by the Mine discovered at Oblight in 1730) French Wines and Brandies, Paper, Gold and Silver Stuffs, Silves, English and Dutch Woollens, Spice, Medicinal Drugs and Pepper, Tallow, Harris Stockfish, Wheat, from the little Isle of Zeeland, and Rye from Zelande, are almost all the Merchandizes shipped from hence, the Extraction of Carpenters Wood being excepted. The Dutch also transport from the Country of Jutland, a Quantity of lean horned Cattle yearly, which they fatten in their Pastures, and reap therefrom a considerable Advantage.

After Copenhagen, the most trading Cities of Denmark are, Used, Christianstadt, Carelferoen, Salsbourgh, Carelfhaven, and particularly Elfinore, or Elseneur, from which the Extracts are, some small Masts, Deal Boards, Tar, Tallow, Beeves and Goat Skins. The major Part of which Trade, and indeed that transacted with all the Places in this Kingdom, except the Capital, is by way of Barter, or the Inter-

vention of Rix-dollars, brought here by the Dealers for that Purpose.

The other Isles next to Zeeland, or Sielan, in which Copenhagen stands, are Fubmen, Laland, Langeland, Falster, Mune Samsoe, Arroe, Bornbolm, and Amack; of which the first is nothing inferior to the principal Island, either in Extent or Goodness: It abounds in Wheat, Hoge, Lakes and Wood, tho' it produces nothing for Transportation but Horses, the Fruits being all consumed at home.

Laland yields abundance of all Sorts of Corn, especially Wheat, from whence the Metropolis and other Parts of the Kingdom are supplied, besides which the

Duteb export a good Deal yearly.

Falfer, Langeland and Mune, are numbered among the fertile Islands, and the two first yield some Grain for an annual Transportation. Arrow and Alfen abound in Aniseeds, which the Natives ordinarily use to Season their Victuals, and even mix it with their Bread. Bornbolm, Samsoe, and the other Isles breed Cattle, and produce a Sufficiency of Corn for the Inhabitants, but that of Amack deserves to be examined apart. This little Island is very near to Copenbagen, from whence it is separated only by a small Arm of the Sea, which is passed by a Drawbridge, and this Spot is the most fruitful of any other Territory in Denmark: It was many Years ago given to some Hollanders, transported here to manage the Dairy, in making Butter and Cheese for the Court; they had great Privileges granted them, of which they enjoy some to this Day, but others have been curtailed, and it is to be feared that by little and little they will come to be placed on the Footing of other Subjects; the Industry and Diligence of the Inhabitants of this Isle, have made it, as one may fay, the Kitchen Garden of Copenhagen, and nothing in the whole Kingdom is to be found of the Sort that exceeds what this produces and has growing here.

Jutland makes the greatest Part of Denmark; it is a fertile Country, abounding more especially in Cattle, but desective in good Ports on the Side of the Ocean; nevertheless this does not hinder the Dutch from making an annual Extraction of a large Quantity of meagre Cattle as has been before mentioned. The Horses and Hogs are excellent and very numerous, and the Corn sufficient for the Inhabitants. The Land is most fruitful near the Sea Coasts; and in a Word is the best that the

King of Denmark has,

d, Christianstadt, Elseneur, from low, Beeves and nsacted with all er, or the Interose. stands, are Fuband Amack; of

it produces nod at home. at, from whence efides which the

er in Extent or

nds, and the two Alfen abound in and even mix it e, and produce a s to be examined is feparated only this Spot is the ears ago given to king Butter and which they enfeared that by subjects, the Inas one may fay, ingdom is to be ag here.

ntry, abounding of the Ocean; al Extraction of The Horses and the Inhabitants, the best that the

Of the SOUND, &c

The Duchy of Sleefwick, or South Jutland, is in general a very good Country; the Conveniency of its Situation between two Seas, the Ocean and the Baltick, gives it great Advantages for Trade, altho the Conveniencies for Transportation are not many. It furnishes its Neighbours with Wheat, Cattle, Horses, and Fuel Wood, besides what it retains for the Natives Use.

Holstein is very abundant and very agreeable, it is perfectly well seated for Trude, like the preceding, between two Seas, and has besides the Advantage to be near the Elbe and Hamburg, which being a free City and consequently rich, is of no small Advantage to the Territories which the King and Duke of Holstein have in its Neighbourhood.

Stormar and Dithmar, or Ditmarsh, are two Districts nearest the Elbe; this Country is for the most Part low and rich, of a fat Soil like many Places in Holland, and similar to those also in its Fertility and Embellishments; these Countries likewise are benefited by the Neighbourhood of Hamburgh and the River they lie

near.

The Country of Oldenbourgh abounds in Cattle, and raifes a great Number of Coach Horses, very much sought after for their Colour, which is yellowish, though

otherwise their Qualities are not extraordinary.

In general though Denmark be of a great Extent, it notwithstanding yields but in small Quantities the Necessaries of Life, few Products for the Merchants, and till lately no Manusactures at all; but to remedy this long continued Neglect, and still up the People to an Imitation of their industrious Neighbours, by an Ordinance of the King's, of the 28th Nov. 1727, all Merchants were prohibited to send to Iceland any other Cloths than those made at Copenhagen. These is also established some Fabricks of Linens at Zwelck Blanck, and I which, which are sufficient to supply all the Provinces of the Kingdom, insomuch that the shamber of Finances and Trade, forbid by the King's Order in September 728, the Entrance of foreign Linens. In a Council held February 1742, to was resolved to raise a Tax or Impost on all the Cities both of Denmark and Norway, and to employ the Produce in establishing a Fishery in Greenland.

ploy the Produce in establishing a Fishery in Greenland.

The thirteenth of January, 1727, his Majesty interdict on the Latry of any foreign Goods into the Kingdom by the Way of Bremen and Laberk; and for a still greater Encouragement to Trade, the King in February 1730, published an Ordinance to lower the Duties on Entry of the Goods, that the Merchants his Subjects should introduce directly from foreign Countries, which however should not take Place on those brought into the Kingdom by Strangers.

In August the same Year, an Edict was proclaimed, by which that Monarch enjoined all his trading Subjects, not to send any Ships to Portugal or Spain, with a less Force than eighteen Guns, and a proportionable Crew, to defend themselves against the Barbary Corsairs, in case of Need. And in January 1631, Christian VI. suppressed the Farm on the Customs on Wine, Brandy, Salt and Tobacco, permiting both the Danes and Norwegians to trade in them.

Concerning the Sound.

THE Passage, or Streights called the Sundt, or Sound, so famous in all the Northern Countries, is between the sile of Siceland, and the Terra Firma of Scania. On the Swede's Side is the City of Helfingburgh, with a ruined Castle, between which and Elfinore all the Ships who trade to the Baltick, pass and repass, so that it may justly be said, that after the Streights of Gibraltar, this is the most important and frequented one in Europe. The Loss of the Province of Schonen, (which, with the three adjoining, were given to the Swedes by Treaty in 1653) was very considerable to the Danes, in Regard to this celebrated Passage, as they were Masters of the one, whilst they continued Possessor of the other; it is true, that by Treaties, the Right they had is expressly reserved to them, and in Virtue thereof, they make all Ships pay the Impost at passing, excepting the Swedes, who were excused till 1720, when the Treaty of Stockholm, signed the 14th of Jusy, between the Kings of Denmark and Sweden, reunited and confirmed the Sovereignty of the Toll, to the first of these Crowns for every to which the Swede Ships have always since submitted like those of other Nations,

The

REM

yet they cannot judge their Right to be as firm and secure, as if they were Masters of both Coasts as formerly, for they may have the Title as formerly, but not the Power to support their Claim, in case of any Disagreement with the Swede, which whilst they possessed the other shore, was uncontroulable. The Customs have been various, according as Times, and the Interests of Princes have fuited, and the levying them have given Birth to many Disputes, too long to be recited here; however I shall just mention the supposed Origin of this Toll, which it is afferted, took Rife from a general Confent of Merchants trading to the Baltick, readily to contribute a finall Sum for the Raifing and Support of some Lights on the Coast, to serve in dark and temperatuous Nights, as Guides to the disconsolate Sailors: By this Means the Passage of the Sound soon became frequented, to the entire Neglect and Disuse of the Great Belt. But as many disputed the Payment of the aforesaid trifling Contribution; and nothing had been regulated to decide the Difference that ought to be made in the various Sizes and Burthens of the Ships subject to its Payments; the Danes began in Successfion of Time to constitute themselves Masters of the Affair, and to exact more or less, according to the Force or Weakness of those with whom they had to deal, or proportionably to their Situation with the Princes or States to which the Ships belonged, which induced the Emperor Charles V. to fix the Toll for his Subjects of the seventeen Provinces, by a Treaty concluded with the King of Denmark, and figned at Spire on the Rhine, at two Nobles, a Gold Coin valued at fix Shillings and eight Pence English, for each Ship of two hundred Tun, or under, on entring or coming out of the Sound, and for all Ships above two hundred Tun, three. This Treaty remained in Force, till the Dutch shook off the Spanish Yoke; but as their Contentions with that Crown, exposed them to the Impositions of the Danes, these last taking advantage of the Conjuncture, raised this Tax to an excessive Height, which Abuse the Dutch had not Leisure to think of redreffing, at a Juncture when their Wars and Troubles engaged their whole Attention; however, in the Year 1600, they combined with the Lubeckers, jointly to oppose so exorbitant a Duty, as was equally laid on their Subjects; from which Time the Dutch paid more or less, according to their good or bad Fortune; but in general they paid but little. Denmark and the United Provinces (as Sovereigns) made the first Treaty about this Toll, as Mr. Savary says, in 1647, by which they submitted to pay a certain Sum for each Vessel passing the Sound; and as this Treaty was only for forty Years, it consequently expired in 1687, when a provisional one was concluded according to the said Author, for four Years longer, in the Expectation of adjusting at Leisure, a more durable and folemn Agreement; of the many Disputes subfating between the contracting Powers about this and several other Affairs. Mr. Jean Pierre Ricard, in his Book entitled, Le Negoce d' Amsterdam, printed in 1722, says, (p. 435) that the abovementioned first Treaty, was concluded on the thirteenth of August 1645, and renewed for twenty Years the fifteenth of June 1701, with a Regulation what Ships, and all Sorts of Goods belonging to that Nation, are to pay Sound Duty. La Martiniere is also agreed in the Year, and adds, that it was likewise adjusted by this Treaty, that the Subjects of the United Provinces should pay Toll at the Rate of Four per Cent. on all Merchandizes, which with the Complaifance of our King James I. in Payour of the Danes, to the Prejudice of his own Sub-jects, out of Regard to the Princess of Denmark whom he had married, confirmed that King's usurped Title, to what was otherwise precarious; and as Time and Treaties have now rendered it a Sort of Due, I shall consider it in this Light, and give an Account of it, on the Footing it is at present.

The English Treaties with the Crown of Denmark, are founded on those the Dutch have made with it; the first in 1667, but this speaks nothing of the Sound, so the subsequent one in 1670, is that wherein the Concession of the Passage Duty is made; it contains forty-two Articles, expressing, that a perfect Peace and Friendship shall commence and be established between the two Crowns; of which neither shall confent to any thing prejudicial to the other. That they shall not assist each others Enemies if Aggressors, but England to assist Denmark is invaded. Each Party to be comprehended in any Treaty made with others, and a Freedom of Trade to be carried on between the two Kingdoms; English not to

they were as formerly, ent with the lable. The Princes have o long to be f this Toll, its trading to pport of fome ns Guides to foon became as many difing had been various Sizes an in Successexact more or y had to deal, to which the e Toll for his King of Denvalued at fix un, or under, two hundred k off the Spaem to the Imare, raised this eisure to think ed their whole beckers, jointly s; from which Fortune; but inces (as Soves, in 1647, by ng the Sound; pired in 1687, thor, for four re durable and he contracting Ricard, in his 435) that the August 1645, a Regulation e to pay Sound t was likewise nould pay Toll Complaifance his own Submarried, conand as Time

d on those the cound, of the Passage seet Peace and rus; of which they shall not tenmark if in-h others, and English not to

come

in this Light,

come to prohibited Ports without Licence, or Stress of Weather, nor the Danés to any of the British Colonies. Danes may import all Things of their own Growth of Manufacture, and such as come from any Part of the River Elbe, into England, Scotland, and Ireland, and the English have the same Liberty for introducing all the Products of his Britannick Majesty's Deminions into any Part of Denmark or Norway, except Ports prohibited; though in case any Strangers have hereaster Liberty to bring all Sorts of Goods into prohibited Ports, both Parties respectively shall have the same Privilege. Neither to pay any greater Duties than other Strangers, excepting the Swedes in Denmark. Both Nations have Leave to bring all Goods into their proper Storehouses respectively, and neither Party obliged to come into any Port, where he is not bound, nor (being forced in) obliged to unlade or fell any Part of his Goods. Tho prohibited Timber be laden on an English Ship, the shall not be searched after its aboard, nor shall the Ship or any Britifh Subject he arrested or molested for it, &c. English Ships passing the Sound to have the Benefit of deferring Payment of the Custom till their Return, on bringing with them Certificates under the Seal of the proper Officers, testifying that the Ships belong to British Subjects, and likewise that before their Passage they give Security to pay it at their Return, and if they shall not return, in three Months at farthest. Goods landed at Elfinore, with an Intention to transport them elsewhere, thall pay no Duties but what the Duteb or any other Strangers pay. British Ships and Subjects to be dispatched immediately on their Arrival at Elsinore, without a Preference to any other Nation, except the Inhabitants of certain Places, who have anciently held a Privilege to that Purpose and still do. The Subjects of either Prince dying in the others Dominions, shall have his Estate pre-ferved for the Use of the right Heir, &c. The Subjects of either of the Consede-rates may trade with Enemies of the other, unless in besieged Places, or with contraband Goods. A Merchant may freely refide where he trades, and Duties only to be paid according to printed Tariffes. English Ships trading to Norway shall be re-measured, that thus Commerce may be better regulated than hitherto. That the Freedom of Navigation during the War, which either Party may have with any other may be observed, Passports and Certificates shall be given to the Allies Ships, and the Ships bearing such Certificate shall not be searched on producing it. English Ships passing by Gluckstad, and other Places subject to the King of Denmark on the Elbe, shall be free from all Customs and Search. Any Injury done to either Party's Subjects in the other's Territories, shall be punished according to the Laws of the Country. No Ships, or Goods laden on Ships, belonging to either Party, shall be adjudged Prize, but by due Form of Law. Justice to be administered according to the Laws of each Country respectively. In case of Shipwreck, the Goods, &c. shall be preserved for the Owners. Ships, Commanders of Ships, Goods, &c. not to be arrested or seised, but for the Desence of the Kingdom, and in Cases of Debt. Merchants, Mariners, &c. to have the Liberty of wearing, or carrying Arms. Ships steering the same Course, shall have the Benefit of each other's Convoys. Pirates shall not be protected by either Party. The Subjects of either Party shall have free Access at all Times to each other's Ports, but Men of War not to exceed fix in Number, except forced in, and then to give Notice to the Magistrate. Neither Subjects shall take Letters of Mart from any Prince or State in War with the other. Ships taken in Port by a third Party shall be restored; and Seamen taken on board any Prize, that are the Subjects of either Crown, shall be set free. If a Ship laden with prohibited Goods is taken, no Bulk shall be broken till an Inventory be made in the Admiralty. No Men of War to injure the Subjects of the other Prince; and in case they do, they shall be liable to make Satisfaction, as it shall be adjudged on Trial in the Courts of Admiralty, or by Commissioners appointed by the contracting Kings respectively. Sentence concerning Prizes shall be given according to Justice, and upon Complaint of any Sentence, the Cause shall be reheard. No Goods shall be fold before Sentence but by mutual Consent, and to prevent perishing. Consuls to be appointed; no private Injury to break this Treaty, nor Reprisals to be granted, but upon Denial or Delay of Justice. The English to enjoy all Privileges enjoyed by any Strangers in Denmark, the Swedes only excepted. Former Treaties, not contrary to this, confirmed, and the Ratifications to be exchanged within three Months.

Of the GENERAL TRADE of the WORLD.

The aforementioned Treaty, made between the Danes and the Duteb, under the 15th of June, 1701, for twenty Years; and another between Denmark and France dated at Copenbagen, the 23d of August, 1742, for fifteen Years, being much the same in Substance as the preceding with us, I omit giving the Particulars of them, for fear of incurring the Centure of Prolixity; but shall proceed to communicate the Rules for striking to the Castle at Gronenburg near Elimore.

1.

Ships from the North, as foon they get the highest Church Spire (N. B. It is blown down, and the Steeple covered with Boards) and the northernmost Steeple in Cronenburgh to bear in one S. W. and by W. must lower their Top-Gallant or Topsails, and continue for until they are past the Castle, and have the two northernmost Steeples of Cronenburgh to bear in one W. and by N. and then may again hoift them.

II

Ships from the South must have lowered before they get the two North Steeples of Grenenburg W. and by N. and continue so until the Church Spire and North Steeple of the Castle bear in one 8. W. and by W. They who neglect in these two Articles may be fired at from the Castle.

III

Such Ships as carry flanding or flying Top-Gallant Sails, shall lower them down to the Cap, and if they have but one Top-Gallant Sail, must at the same Time lower their Fore-top Sail half Mast down; if no Top-Gallant Sails, then both Top-Sails half Mast down. All Vessels who have no Caps, must lower their Top-Sails entirely down. Ships who have only low Sails are exempted from lowering.

IV

Ships turning to Windward, with a Scant or little Wind, and the Current fo strong against them that it would force them aftern in case they lower, then it is not required, but on a Flag being hoisted from the Castle, are excused, and may do their best.

V.

In case a Ship is fired at from the Castle, and the Master and People will make Oath that he lowered as in the first and second Article, or could not do it to prevent driving aftern by Wind or Current, he is free from paying the Shot; but if his People resuse to take such Oath, he must pay. If the Master salls without paying the Person who clears him at the Custom-House, he must pay the Money when it is proved who the Master was: Charge one Guinea; to the Boat one Shilling.

The 9th of April, 1687, the King issued a Placard, ordering the following Fees to be taken at the Sound.

Rixdollars.

Such

To the Director of the Customs	5 F 5.8
To the four Chamberlains	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
To the Seal Presser, for stamped Paper, and his Trouble	4 4 1 1
	. 1 1 1 1
By another Placard of June 15, 1701.	Rixdollars.
To the Director of the Customs	KIAGOHAIS.
To the four Chamberlains	1
To the Seal Presser, for stampt Paper, and his Trouble	
The Translator extorts eight Stivers for each Cocket.	•

Of the SOUND, 8°c.

Such of the above Fees as are now taken, some of the Commissioners charge in Crown Money, which is apprehended to be an Abuse, as they ought only to be charged in current Money.

The following are the Sound Dutles on such Goods as are commonly carried from, or brought to England, which I thought would be sufficiently satisfactory to my Reader, without swelling the Account, by an Amplification of what all other Nations pay on the Commodities that compose their Trade.

Page 1 and the same of the sam	Rix.	Sti.
Ale or Beer, the 8 Hogsheads, at 4;	0	36
Aleger	0	30
Alum, the Schippont	0	18
Almonds, the 100 lb.	o	9
Apples, the Last of 12 Barrels	0	13
Apothecary's Drugs, the Liespond, valued at 36 Rixdollars	0	18
Annifeeds, the 100 lb.	ò	9
Antimony, the Schippont	0	.12
Anchor and Locks, the Schocks of 60	1	0
Argol, the Schippont	b	6
Arienic, ditto	0	13
Afher, Weed, the Last of 12 Barrels, or 12 Schip,	0	12
Pot, ditto ditto	5	0
Auri Pigmentum, the 100 lb. Bacon, the Schippont	ö	06.36
Balki, great, of Oak, the Piece		À
Fir, 4 ditto		ž
Small ditto, 20 ditto		
Bays, the fingle Piece	6	15
Double		8
Beef, falted, the Last of 12 Barrels	0 0 0 0	36
Books, printed, the 100 lb. valued at 36 Rixdollars		18
Brais, or Brais Wire, the Schippond	0	24
Wrought, the 100 lb. valued at 36 Rixdollars		18
Brimstone, the Last of 12 Schip.	. 1	0
Brandy, French or Spanish, the Hogshead	0	
Corn, the Barrel	0	24
Rhenish, the Auln	. 0	24
Bay Berries, the 200 lb.		
Biscult or Bread of Wheat, the 4 Barrels	. 6	8
Rye	. 6	4
Butter, the Barrel	. 0	- 5
Brazil Wood, the 500 lb.	0	15
Briffles, the Schippt. valued at 36 Rixdolfars	9.0	18
Cables, Cordage, or Cable Yarn, the Schippt.	ò	6
Calicoes, the 8 Pieces	0	IÈ
Capers, the Pipe, or two Hogsheads	0	18
Cards, for playing, or for Wool, the 10 Dozen	0	6
Copper, the Schippont	0	24
Wrought, the 100 lb. valued at 32 Rixdollars	ø	24 6
Cheefe, the Schippont	0	4
Cork, the 30 Bundles	0	36
Copperat, Calamin, or Cremor Tartari the Schip.	0	18
Cotton Wool, the 100 lb.	0	18
Cardamoms, Cinnamon, Cloves, or Cochineal, the 100 lb.	0	36
Corn, Barley, the Last of 20 Barrels	0	24
Beans, Pease, Oats, or Buck-Wheat, the Last of 12 Barrels	0	12
Malt, the Last of 20 ditto	Ö	18
Rye, ditto 20	0	12
Wheat, ditto 20	1	Ó
Coriander and Currans, the 200	-0	9
9 Z	Cafe	lues,

nteb, under Denmark and Years, being the Particu-I proceed to

(N. B. It is most Steeple p-Gallant or vo northern-n may again

orth Steeples e and North lest in thefe

them down e fame Time in both Top-eir Top-Sails wering.

the Current lower, then excused, and

le will make not do it to the Shot; Master fails he must pay nea; to the

owing Fees

dollars.

iollars.

Such

	m.	0.0
Calques, the 50 Pieces	Rix.	
Calques, the to Fieces	0	0
Cloth, of Silk, the Piece		9
Fine, or flort Cloths, or double Dozens, the two Pieces Coarle, or long Cloths, or Dozens, the 4 Pieces Canvas, or Cambrick, the 4 Pieces	0	9
Coarie, or long Cloths, or Dozens, the 4 Pieces	0	9
The state of the s	0	15
Camblet, the 4 Pieces	0	
Camel's Hair, the 25 lb.	0	15
Calamancoes, the 8 Pieces	0	10
Campeachy Wood, the 500 lb.	0	18
Carraway Seeds, the 100 lb.	0	9
Canary Seed, the Cask	0	
Chesnuts, the 36 Sacks		36
Cyder, the Hogshead	. 0	12
Cavear, the Schippont, valued at 18 Rixdollars	000	9
Coffee, the 100 lb.	. •	18
Clockwork, the 100 lb. valued at 36 Rixdollars	0	18
Crooked Wood, or Timber, 25 Pieces	0	36
Deals, of Oak or Fir, above 20 Feet the Schock	1	0
Carlshamn Deals under 20 Feet	0	24
Prusha	. 0	36
Common, 10 to 14 Foot the 1000	0	36
Diaper, or Drilling, the 20 Pieces	. 0	30
Dates, the 100 lb.	ō	9
Damask, of Silk, the Piece	ő	12
Linen, 4 Pieces	- 6	10
Woollen, 8 Pieces	. 0	
Druggets, 2 Pieces	0	
Down, the Schippont	0	35
Cale the Laft of to Barrala		
Eels, the Last, of 12 Barrels Elephants Teeth, the Piece	0	35
Exephants Leeth, the Field	, 0	
Fish, Cod, the Last, of 12 Barrels	0	12
Stock, the Last, 12 Schippont or 1000 Fish	10	30
Salmon, the Barrel	9.	5
Salted Herrings, ditto	0	
Red ditto, the Last of 20 Straaes, or 20,000	0	12
Feathers, coarse, the Schippont	0	6
Flannels, 8 Pieces of 25 Ells each	0	10
Flax dreft, the Schippont	0	36
undrest, as fine clean Narva, Marlenburgh, Heilin, Estmish, Pour	lolick,	-
Rakitzker, and Pater-noster, the 4 Schippont	- I	0
coarse, half clean, Farken, Rassen, Courland, Prussia, Rassets, Me	mels,	
Marienburgh, the 6 Schippont	1	Ò
Tow, the 5 Schippont	0	18
Figs, the 18 Baskets, 800 lb.		18
Fernambuck Wood, 1000 lb.	0,0	30
Flounders dry, the 20,000	0	12
Frieze, the Piece	0	6
Flour of Wheat, 200 lb.	o	9
Barley, or Rye, the Last of 12 Barrels	0	
Gauls, or Gum, the 200 lb.	0	12
Cans, or Guin, the 200 lb.		9
	.0	30
Grats for Windows, English, French, Lubeck and Dantzick, the 8 Che		39
Venice, Drinking ditto, the Cheft	0	9
Bottles, the Ton, 4 Hhds. and 30 Schocks	0	30
2 Pipes	Ò	12
Quart Bottles, 100 Doz. 50 Rixdollars	0	24
Grains of Guinea, 50 lb.	0	15
Ginger 100	0	12
Green 50	0	12
		Gun

Gus Paydes von Il-			Rix.	
Gun Powder, 100 lb.			0	6
Gloves, Russia, or Courland, 250 Pair Leather, 1 Doz. value 2 Rixdo	المسا		10	9
Hats, Felt, the Cask	TIMES		•	1
Beaver, the Doz. value 48 Rixdo	Hors.			12
Caftor 24		ra t		24
Honey, the Hogshead	, e 111,00	10,	, let 110	12
Hops, the Schippont		4 1	That 'o	7=
Lindha sha Dair	o de D	1		-
Haif, Camels or Coneys, the solb.	to the desired	***	400	36 30
Elemp, the achippont	10			3 9
Tow, 10 ditto		7.4		36
Haberdashery Ware, 100 lb. value at 2	6 Rixdollars			18
Haberdashery Ware, 100 lb. value at 3 Hides, Elks, Harts, Bucks, or Russa,	the Decker		1.0	
outed	ditto		0	3
Dry, the	5 ditto		1 . 40.	18
Ruffia, the Schippont		. 1 ': 11.	1110	36
Handipokes, the 500				8
Iron, Wire, or Pans, the 100 lb.	Schippon	1.11	. 0	
Stoves, Flates, or Pots, the Schi	ppóńt	1	1. 1. 10.	4
	ors and Guns,	the Schippe	out and	4
vy rought, 100 ib. valued at 24	Kixdollars		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	12
Old, the schippont		1. 1.	(B)	.3
Indigo, the 100 lb.			010	
			i a f	36
Hinglass, the 100 lb. Juniper Berries, 200 lb.			1 11 10	6
Kernes, the 8 Pieces			6	
OF D C:11 17 41 - 41	:	5.1	· 12 · 60 ·	76
Thead, Wool, Cotton, Hair,	the tolk	:		10
	rie 1010		25,110	6
Lemons, the 12 Chests, or 3600				. 5
Pickled, the Pipe, or 2 Hog	Theodo		di due	24
Linfeed, the Last, of 24 Barrels	Sincacia	• 1	, 1,	18
Lignum Vitæ, the 100 lb.		* * 1.7.1		. 39
Leather, Ruffia or Scotch, the Deck	T. Ladi A.		1	.i .9
Leather, Russia, or Scotch, the Dock.	nd Buff ditto			6
Sems, the 10 Decker	etalitanism		11 1 2	
Basanes, ditto			8	36
Tann'd, or Sole, 100 lb.			1 10	
Alum'd, or White, 500 Pie	eces		0	
Linen, Callicoes, the 16 Pieces		116.	. 0	
Flax, 20 ditto	, .		6	0
Holland, Silefia, and Westphalia	, the 4 Pieces			3
Tow Linen, Crocus, Dantzick	Tow, ditto the	e 40 Pieces	1.45 % 6	-
Hemp, black Tow 80 Pieces		r		
Canvas, 8 ditto			110	
Damasks, 12 ditto		, <u>"</u> , '		
Drilling, 20 Pieces, or 500 A	rfhins e	1,221	111	30
From Peter/burg, all Sorts, 40	o Pieces or 200	Arthins	. 0	20
Lead, the rodder, Ion, or o Schipp	ont	4	11.0	0.8
the 100 lb.				4
Rea, or White, the 100 lb.			8	2
Logwood, the 800 lb.		;	1100	
Mast 15 Palms, and upwards, the Pic	eces		•	
Small		1		ģ
For Boats, the Schock		, 4	1	
Mustard Seed, the Last of 12 Barrels	1	٠,	0	30
Mace, 50 lb.			0	
	3			Mats

Temels,

824 Of the GENERAL TRADE of the WORLD.

•	•			
35 4 Com Detailson the same				Sti.
Mats, from Petersburg the 1000			0	1.5
Mohair, 50 lb.			0	30
Nutricks, 2010.			0	18
Nuts, the Last of 12 Barrels, or 36 Sacks	the second		0	12
Nails, Holland's and Lubeck's, the Centner		•	0	4
Tree Nails, for Ships, the 40,000		1	0	36
Oars, great, the Schock			0	12
Small ditto		.,	0	8
Oil, Olive of Seville, or Portugal, the Pipe		35	0	36
Rape, Lin, Hemp, the Last of 8 Aulus	4	ingliter in .	0.	36
Train, the Last of 8 Hogsheads, or 12 l	Barrels	11.00	0	36
Olibanum, the 100 lb.		2017		119
Oranges, 12 Chests, or 3600	17.	, , , , , , , , , , , , , , , , , , , ,	0	
Olives, the Pipe, or two Hogsheads Olives			0	18
Paper, 8 Bales, or 80 Reams			0	30
Pins, so Dozens		****	0	30
Pitch, great Band, the Last of 12 Barrels			0	
Small			0	
Plates of Tin, the 4 Casks, or Schippont			0	12
Prunes, the 400 lb.			0	9
Prunelloes, the 100 lb.			0	9
Pepper, the 100 lb.	221-17-233)		0	12
Pewter, the Schippont	*******		0	24
Pladding, the 1000 Ells, or 40 Pieces	date of the second		0	
Quickfilver, the 50 lb.	8		0	30
Rathes, the 12 Pieces			0	36
Rape Seed, the Last of 24 Barrels	Ç. *		0	36
Ribbans of Silk, or Ferret, the 4 lb.			0	
Gold and Silver, 2 lb.	. If 5 1 .			10
	11		0	10
Rice, the 200 lb.				6
Rozin, the Schippont			•	
Raisins, the 400 lb. or 36 Baskets			0	36
Rhubarb, the 25 lb.			0	9
Rickers, the Schippont			0	12
Saffron, the 2 lb.	e.o. in		0	9
Salt, Spanish, French, and Scotch, the Laft, of	18 Burrels, or	Buthels	0	24 36
Lyneburg, the Last, or 12 Barrels			0	36
Saltpetre, the Schippont			0	6
Shumack, 400 lb.			0	9
Spars, great, the 25 Pieces			0	36
Small, the 1000			0	16
Says, double, the 2 Pieces			0	0
Single, or English, 4 Pieces			0	9
Sail Cloth, 8 ditto			0	30
Sattin, 2 ditto			0	9
Serge, 12 ditto			0	15
Soap, white, the 100 lb.			0	
Green, the Last of 12 Barrels			0	36
Shag, with Thread, 2 Pieces			0	
Starch, the 300 lb.			9	8
Steel, the 100 lb.			0	
Silk, fewing, Ferret, wrought Lace, 4lb.				4
			0	10
Raw, the 100 lb.			0	30
Stuffs, 4 Pieces			0	18
with Gold and Silver, 1 ditto			0	
Skins, Beaver, the 5 Decker			0	24
Otter, 1 ditto	t ell or		0	6
Russia, dry, Wolf, and Fox, 5 Deckers			0	18
Goat, 20 ditto			0	36
			Sk	ins,

n 4 0) 111 1, 0 0 11 2, 0 11		. •
	Rix.S	
Skins, Calf, 10 ditto	0	12
Cat and Sheep, 500 Pieces Black Rabbets or Lamb, 1000 ditto Grey Rabbets, or Kid, 2000	. 0	18
Black Rabbets or Lamb, 1000 ditto	0	18
Grey Rabbets, or Kid, 2000	Q :	18
Martens, 40 Hare, a Bale, valued at 72 Rixd. Staves, Pipe, Hogshead, and Barrel, the great Hund. of 48 Shocks	0	30
Hare, a Bale, valued at 72 Rixd.	0	36
Staves, Pipe, Hogshead, and Barrel, the great Hund. of 48 Shocks	0	30
Stones, Poland, 1000 Feet, or 500 Ells Sturgeon, the Last of 12 Barrels Stockings, of Silk, 1 Doz. or 12 lb.	0	30
Sturgeon, the Last of 12 Barrels	, i 1	12
Stockings, of Silk, I Doz. or 12 lb.	. 0	30
		30
Worsted, Floret, Savette, so Pair		30
Worsted, Floret, Sayette, 50 Pair Woollen for Children, 200 Pair Succad, 50 lb.	0	30
Succad, so lb.	0	12
Sarfanarella colh	0	18
Succad, 50 lb. Sarfaparella, 50 lb. Sugar, Candy or Confectionary, the 100 lb. Loaves, Powder, Muscovado, 200 Stuffs, Woollens, 8 Pieces Sword Blades, 50	0	18
Lawes Powder Museunde ace	. 0	18
Daves, Fowder, Wideovado, 200	0	1.2
Stuffs, Woollens, 8 Pieces Sword Blades, 50	0	12
Sword Blades, 50	. 0	18
Hilts, 50	0	9
Sweet Wood, Too ID.		6
Tallow, the Schippont		36
Terras, the Lait, o Schip. or 12 Barrels		18
Tar, Great Band, the Latt of 12 Barrets		
Stuffs, Woollens, 8 Pieces Sword Blades, 50 Hilts, 50 Sweet Wood, 100 lb. Tallow, the Schippont Terras, the Laft, 6 Schip. or 12 Barrels Tar, Great Band, the Laft of 12 Barrels Small	0.13	9
Thread, white and coloured, 50 lb.		30
Tar, Great Band, the Laft of 12 Barrels Small Thread, white and coloured, 50 lb. Gold and Silver, 1 lb. Tin, the Schippont Tobacco, 100 lb. Treacle, a Pipe, or 2 Hogsheads Turpentine, the Schippont Verdieris, the 100 lb.		5
Tin, the Schippont	01.75	24
Tobacco, 100 lb.	ani 🤏	36
Treacle, a Pipe, or 2 Hogheads	arit 🧐	30
Turpentine, the Schippont	rest. 📯	6
Verdigris, the 100 lb.	0	9 36
Vermillion, the 100 lb.		30
Velvet, fine, the Piece,	0	9
with Thread, the 2 Pieces	. 0	9
Verdigris, the 100 lb. Vermillion, the 100 lb. Velvet, fine, the Piece, with Thread, the 2 Pieces Vinegar, of Wine, the Hoghead, Beer, Ale, or Cyder, 2 Hogheads Wax, the Schippont Wire, Iron or Brass, the Schippont Steel, the 100 lb. Gold and Silver, the lb.	, 1,00	12
Beer, Ale, or Cyder, 2 Hogsheads	, 0	9
Wax, the Schippont	0	36
Wire. Iron or Brass, the Schippont		24
Steel, the 100 lb.	0	24
Gold and Silver, the lb.	0	5
Wool, Beaver, the 50 lb.	1	0
Spanish, or fine, the 4 Schip.	0	36
Coarse, or Scotch, 6	0	30
Flock, or cutting Wool, 2 Schip.	0	9
Scatch Shirts to Pieces	0	
Scotch, Shirts, 50 Pieces Shifts, 8 Pieces	0	
Wood, Shovels, the 10 Schooks	0	9
Diffies, or Trays, 5 Schocks		g
Distant ditto		2
Plates, ditto	0	18
Nails, the 20,000		
Wine, Bourdeaux, the Ton, or 4 Hogsheads, at 52 Rixd. Picardin, Hoogland, Muscat, and Frontinac, the 2 Hogshead Spanish, or Portuguese, the Pipe	la I	
Picardin, Hoogiand, Mulcat, and Frontinac, the 2 Hoghrest	134 1	
	2	
Italian and Levant, ditto	0	
Rhenish, the Auln	0	
Wainscot, Boards, the Schock		
Yarn, Cotton, 50 lb.	0	4 .
Linen, the Schip. or 40 Sch.	0	
го А	Y	arn,

826 Of the GENERAL TRADE of the WORLD. .

		Rix. Sti.
Yarn, Tow, the 4 Schipponts	1.1	0 36
Sail, 1 Schip,	. 12 /	0 36
All Sorts of Woollen, the 50 lb.		0 36

I should here have added to the preceding, an Account of the Customs on Goods in Denmark, but I omit inserting them as I have those payable in all other Kingdoms, to avoid swelling the Work to too great a Bulk; however, I shall give my Reader a List of the Commodities prohibited by his Danish Majesty, and note some other Particulars, necessary to the Information of such Persons as are concerned in that Trade.

Brimstone is forbid Importation by Placart of 29 December 1727; and Buckram to be brought into Copenbagen and the Island of Siælland, by Order from the Chamber of Finances, dated 10 Sept. 1728. Cloth, Corn, and Earthen Ware of all Sorts, are prohibited by a Placart of 25 Feb. 1717; dried Fish, or Salt Cod, from foreign Parts, prohibited by a Placart of 23 March 1729; Flannel, and Iron in Bars, prohibited by a Placart of 8 Sept. 1730, but allowed on Oplag (which is a Privilege granted to Copenbagen and Elsinore, where all foreign Goods may be landed and exported Duty free within a Year) for Exportation; Kersies forbid to be imported; Oil of Linseed, Hemp, and Rape Seed, prohibited by a Placart of 22 Nov. 1704; Mohair twisted, forbid by a Placart of 18 July 1708; Woollen Stuffs of all kinds and Stockings, prohibited; Brandy, Salt, Tobacco, and Wine, may not be brought into any Port in Denmark but Copenbagen; Wool Cards, not importable into Sixiland by a Placart of 15 Sept. 1727, but admitted any where effe.

To the Port Charges beforementioned, payable in the Sound, should be added;

Light Money for Ship and Cargo, in Crowns	 Rixd.	Loade:	52	25*
Pais, Seal, Writing Money, and Fees Guard Ship both Ways, 4 Sti. each Time		2 1%	2	12
Bri Poor upwards of 24 Sti.		19.00		24

Add 3 Sti. on each Rixd. Crowns, to make it Current Money and observe that in this and all the preceding Duties, 48 Stivers make the K xhollar.

N. B. All Masters are allowed 4 per Cent. out of the Duries paid on their Car-

goes both upwards and downwards.

At Copenhagen a Bank was civilified a few Years ago, whose Notes are current through all Denmark; and the King's Orders, the 21st of March, 1705, concerning stranded Ships and Goods, are very excellent, the they have not been so well observed lately as they should be, in Juliand, where ! Salvage has been recovered, in direct Contradiction to the aforesaid Ordinance; but in Norway a better Regard is paid to it.

Befides the Sound, the Baltick has an Entrance by the Great and Small Belt; the former being a fafe Passage (when well known) for large Ships, which pay the Duties thereof at Nybourg in the Isle of Fubnen, where the Danes have a Fortification (opposite to Korfoer the Ferry Place in Siælland) and where all Passagers for

Jutland, Holstein, &c. from Copenhagen land.

The Little Belt is at Frederica in Jutland, (where small ships can only pass, and must pay Sound Dutics) and Sophia Odde in Fuhnen, both Places being sortified. And as Norway is subject to his Danish Majesty, I shall now treat of it, though it makes a Break in my proposed Method of describing the Trade of the Nations bordering on the Baltick all together.

Of the Trade of Norway.

TIIS Kingdom is ancient, was governed by its own Princes till 1397, when it Lecame a Province of Denmark. Its northern Borders at Wardbuus, lie in the Lat. of 70 Deg. 50 Min. and its South East at Frederichsshald in 59 Deg. 20 Min. its

LD. 4 Rix. Sti. 0 36 36

ns on Goods other Kinghall give my nd note some re concerned

ind Buckram n the Chame of all Sorts, from foreign n Bars, prois a Privilege e landed and be imported; Nov. 1704; of all Kinds, ot be brought ble into Sial-

d beadded; ade. in Bal. 2 25

24 0 24 observe that

on their Car-

es are current os, concernbeen so well en recovered, o better Re-

nall Belt; the hich pay the a Fortificaaffengers for

n only pass. being fortitreat of it, Trade of the

97, when it s, lie in the 20 Min. its

South West Limits being the Naze, in 57 Deg. 50 Min. and the inland Frontiers are in many Places separated from Sweden by a Range of Mountains, which continue to the North Sea. The Country is very barren, not producing a sufficiency either of Corn or Cattle for the Inhabitants Support, altho' it is in general very thinly peopled (proportionate to its vast Extent) containing only two hundred ninety-one Parishes, with nine hundred thirty-nine Churches and Chapels of Ease; it differs from all other of his Danish Majesty's Dominions, in producing many more Commodities for Exportation than they all put together; its Natives being active, laborious, industrious and honest.

Copper is one of its principal Products, and of this the chief Works are at Roraas, Silboc, Quikne, Meldahl, (or Lyckens) Faadahl and Aardahl. The first of these Mines yields about three hundred and fifty Tons yearly, on which the King hath two Rixdollars per Ton Excise, a Tenth in Kind, and a Duty on Exportation of 81. 15 s. per Ton, which brings near one-nifth of its Value into the Revenue.

It is mostly shipt for Holland, and the Proprietors of this Mine have it divided into one hundred and seventy-two Shares, each worth about 500 l. Sterling, as in a Medium of twenty Years past, it hath yielded twenty per Cent. annually, after having been work'd about one hundred and ten Years. It lies about one hundred and eight English Miles E. S. E. from Drontbeim.

Quirkne Mine is more antient than this now mentioned, lying three hundred and

fixty Miles to the S. W. of it, and produces about fifty Tons yearly.

Meldabl is the third, and has been wrought with various Success, having at fometimes rendered the Proprietor fifty per Cent. and at others nothing, the Medium Quantity is computed to be near fifty Tons yearly.

Selboe had been given over for thirty Years, but wrought again for fifteen past

by the Boors, is two hundred and forty Miles from Drontheim.

Faadabl hath been wrought about three Years, though it had been given over for several before; it now affords great Hopes of being the second Mine in Nor-

Aardabl, eighty Miles S. S. E. from Bergen, was rented by the English Charitable Corporation about the Year 1731; but whether through the Stubbornness of the Ore, Ignorance of the People fent over, some Iniquity in the Managers, or all together, several thousand Pounds were funk, and after one or two Cargoes had been shipp'd for Newcastle, the Company stopt Payment, and the working the Mine has been ever since discontinued. About three Millions Winchester Bushels of Charcoal, and many thousand Fathoms of Billet Wood, are yearly confumed at the several different Melting-Houses, which latter beginning to grow scarce, makes it probable that the Drain of a few Years more, will oblige the Artificars to have Recourse to Britain for a Supply of her Mineral Coal.

The five last Mines are exempted from any Payment to the Revenue on Account of their Poverty; and in that of Quickne is a Well, whose Water turns I on into Copper in three Years foaking. At Kongsbergh, four Miles above Stromfoe, are also Mines of Silver, which in May 1731, were let out to farm, after a Prohibition to all Strangers had been issued in the preceding February, not to ke any Interest therein. And at Drontbeim is a Pearl Fishery, whose Revenue the sing granted to the Queen in the faid Year. Its other Products are Iron, Pitch, Car, Fish, Skins,

Tallow, Butter, Ashes, and above all Masts, Boards and Timber. About the Year 1738, an Allum Work was erected near Christiana, where is an inexhaustible Rock of Slate, which is burnt into Ashes, and these being steeped in Water, and afterwards boiled, produce Allum, tho' my Author is uncertain whether any Urine or Kelp is used in the Operation. Carraways allo grow very plentifully in this Country, and large Parcels of them are annually exported. Of Crystal a good deal may be got a few Miles above Christiana, but a Sample of it having been fent here to London, its Quality was disesteemed. In Iceland is the famous Vulcano Hecla, from whose Mountain great Quantities of Brimstone is procured, which occasions this Commodity to be prohibited Importation here, and the Wool of this Island is very fine and long; it was peopled from Norway in about 950, is go-

werned by a grand Bailiff, hath two Bithops and thirty-feven Parifhes.

The Imports are Spice, Wine, Brandy, Vinegar, Cheefe, Tobacco, Woollens of all Sorts, Salt, Beer, Bottles, Salt Beef, Black Lead, Brass, Buckrams, Butter, Cal-

licoes white and printed, Candles, Caps, Silk and Worsted, Canvas, Coals, Copperas, Cork, Coriander Seed, Cotton, Coverlets, Currants, Cyder, Dimity, dry Fish, Corn and Flour, Glass, Glue, Gun-powder, Hats, Herrings, Indigo, Lead, Leather, Linen, Mead, Mustard Seed, Mercery, Nuts, Fewter, Quickfilver, Raifins, Rice, Saffron, Salmon, Steel, Stockings, Sugar, Sweetmeats, Tea, Tin, Silks, Verdigrease, Vitriol, Wax, Wire, and many other small Commodities too nume-

rous to be inferted.

About twelve Years ago, Joachim Friederic Baron Beurt, a Bohemian, erected (as Director General) at the King's Expence, a Salt Work at Aarefund, near the Farder Island, with a great Pile of Buildings; and the Water there being much fresher than in the North Sea, is pumpt up to the Top of the Grader House, from whence it is conveyed by a great Number of Spouts, and falls upon many Hurdles, with the Bark taken off, in order to diffipate the fresh Particles of the Water, and prepare the Remainder for the Pan, to which the House being left open on all Sides, that the Air may have a free Passage, is intended to contribute, and by this Method they endeavour to imitate the Salt of France and Portugal, tho' the Quality is much inferior, and will not keep in damp Places.

This Kingdom has many good Ports, but the following ones only are appointed. for the landing or loading Merchandize, from or to foreign Parts, or those of the King's other Dominions, whose Trade I shall briefly particularise, having already

spoke of it in general.

Abrendal. The usual Exports of this Place are short Timber and a few coarse

fawn Deals.

Bergen was once a first Rate Hans Town, and the Seat of a Bishop and Grand Baily, tho' its Trade has for some Time gone very much to Decay; at present its principal Exports are Tar, ordinary nine or ten Feet Deals, falt Cod, Stockfish, Herrings and Salmon; here all Sorts of Corn may be imported, on paying a Cuftom of twelve Sti. Specie per Barrel.

Christiana is a City about a hundred and thirty seven Years old, the Residence. of a Viceroy, Bithop, Grand Bailiff, and is the High Court of Norway; from hence are shipt the greatest Quantity of the best Deals in this Country; and besides it

has an Allum, and a Stuff Manufacture.

Christiansand, built about a hundred in I twenty Years ago, is the Seat of a Bishop, and Grand Bailiff; its chief Exportation Timber, and a few Deals mostly ill fawn

Christiansund was called Faarsund until 1732, when the late King gave it its present Name; its yearly Exports are about two thousand Barrels of Tar, some bad Piech (of which they have little in Norway) Stockfish, 10,000 Barrels of Cod and

Ling, 48,000 Barrels of Herrings, some sew Deals, Train Oil, and Salmon.

Drammen is a general Name for Bragness, Copperwyk, and Stronsse; it exports great Quantities of Deals and Timber. It lies about four Miles distant from Kongsberg (where the Silver Mines are) and by a Placard, dated May the 4th 1706, all Ships going to Drammen in Ballast, are directed to cast it out near the Customhouse

for Preservation of the Ground whereon it is built.

Drontheim, called also Trundheim, is an ancient City, and was formerly the Seat of the Norway Kings; though new become the Retidence of a Grand Bailiff, and Bifliop, whose Cathedral is the most magnificent of any in the Country, being built with a coarse black Marble, which a neighbouring Quarry produces. Its Exports are fourteen Feet three Inch Fir Deals; great Quantities of nine to ten Feet one and half Inch Ditto; red and white Deals, in all ten to eleven hundred thousand; Tar, and near five hundred Tous of Iron, mostly for Amsterdam.

Molle, a small Port, which only affords some Tar and Fish.

In 1748 the above three Ports were farmed by several of the Inhabitants for ten Years, at the annual Rent of 32,000 Rixdollars, which has produced them very great Profits by the yearly Income of 40,000 Rixdollars from Drontbeim, 20,000 from Christiansund, and been from Molla.

Flekkefiara, whose chief Exports are Salt Fish, Herrings and Stockfish.

Friderichfield is the eastermost Town in Norway, and was built about a hundred and twenty-eight Years ago; it is separated from Sweden by a Ford two English Miles broad; and its Exports are confined principally to Deals, with a few Balks

oals, Copmity, dry igo, Lead, lver, Rai-Tin, Silks, too nume-

erected (as the Færder ich fresher m whence dles, with r, and pren all Sides, y this Me-e Quality is

appointed those of the ing already a few coarse

and Grand t present its , Stockfish, ying a Cuf-

ne Residence.

from hence nd besides it Seat of a Bials mostly ill

g gave it its ar, fome bad of Cod and Salmon.

; it exports from Kongsth 1706, all Customhouse

rly the Seat Bailiff, and being built Its Exports en Feet one thousand;

ints for ten them very im, 20,000

ſh. out a hunwo English few Balks

and Spars: Its Oplag occasions the Importation of all Goods in their own Ships; besides Iron from Sweden, under any Colours.

Friderichstad rose on the Decline of Sarpsburg (lying a Mile and a Quarter up the River Glommen) about a hundred and seventy Years ago; from hence many Masts, Load Balks, Deals, Spars, small Balks, &c. are annually exported: It is the best fortified Town in Norway; but as several of the Fortifications are built on a Clay Ground, with a boggy Bottom, the Foundations stequently give Way and

Holmstrand, a small Town, that exports a few Deals, Balks, and Sparwood. It lies in the Earldom of Jarisberg; and on the Island called Long Oe, near to it, is a

a very good Quarry of grey Marble.

Krageree is another small Town, yielding some Deals, Balks, Spears, and Spars,

and some Years ago it produced the best fourteen Feet Deals in Norway. Langefund, a small Place, subject to the Customhouse of Porsgrund, affords

force small Balks; but mostly Sparwood.

Laurvi, a small Town in the Earldom of the same Name, within Stavern, where the Earl has a fine Iron Work, produceth chiefly that Sort of Deals called Schirwen, which are commonly esteemed the best.

Mandahl, a little Place lying two Miles on the East Side of the Naze, yields some short Timber, and a few low priced Deals.

Moss, a small ancient Town, whose chief Exports are Sparwood and a few

Deals; tho' it has a fine Iron Work, and several Saw Mills.

Porfgrund has the Customhouse for itself, Brevig, Lonsond, and Scheen; the two first exporting very good large Timber, especially the Sort called Bratsburgh.

Spears, Sparwood, and some Deals; at the last Place are sawn the Cloister Deals from twelve to eighteen Feet long; the best in those Parts.

Romfdabl, a small Town, whose Exports usually are some Fish, and a little Tar.

Rus-oer, commonly called East-Ries, produceth chiefly short Balks, Spars, and

fome few coarse ill sawn Deals.

Sand lies on the West Side of Christiana River, tho' the Ships chiefly load on the East Side, at Drobark and Wenebeck; its Exports are great Quantities of white

Wood Balks, and Spars, principally for the Hollanders.

Stavanger, a very poor Place, mostly inhabited by Ship Masters, who are chiefly employed in carrying Fish from Bergen and the adjacent Fores, coastwise, and some fmall Matter to the Belt.

Sandeford, a small Place between Laurvig and Tonsberg, whose chief Produce is Spars for Denmark, as there are few Instances of Foreigners lading here.

Sundbard, a small Town N. W. of the Naze, ships a little Fish and some Tar. Tonfberg is deemed the oldest trading Town in Norway, and has the Ruins of an antient Stone Building, supposed to be the Relicts of a Palace, where one of their Kings refided; it is now a poor Place, and the Exports reduced to a few white Deals, Balks, and Sparwood.

Two or three Ships are fent yearly from Copenhagen to Finmark, which load with Fish and Oil, mostly for Holland; and one or two likewise go from the same Place, chiefly with Provisions for the Garrison at Greenland (and to carry Missionaries) as the Inhabitants want but few Necessaries, or seem to have no Care for

more than the present.

Wardbuus, or Wardbuys, is the Northernmost Fort in Norway, where the King of Denmark keeps a finall Garrison: It lies in 70 Deg. 45 Min. Latitude, and its Longitude from the Meridian of London is 27 Deg. 50 Min. Near it the River Tanh akes its Rise, and runs thro' Lapland; from the different Ports of which, and Finland, ten or twelve Ships of about two hundred Ton load yearly, with Fish for Copenbagen, and from the latter many to Bergen and Drontheim.

The Havens of this Country are very numerous, and most of them very safe, but many of them abound with the Worm fo prejudicial to Ships' Bottoms; no one is permitted to go into or out of them without a Pilot, as per Placart March 5,

1725, where the
1st Article is, that all Ships going into Harbour either to load there, or deftined
to other Countries, shall pay Pilotage conformable to this Regulation, and not be allowed (whilft a Pilot is to be got) by themselves, People, or any, save sworn Pilots, to carry their Ship in or out of Harbour, or to follow other Ships, for if they do they are liable to pay Pilotage at the Customhouse,

adly, One Tenth is to be deducted out of the Pilotage for the Captain (who is Chief over all the Pilots) and the remaining nine tenths to the Pilot.

Rd. Ro. s.

3dly, The Summer Pilotage, viz. from the 16th of March to the 16th of October, from Sea, is to be, for a Ship drawing 4, 5, and 6 Feet Water

Winter Hire, ! Part more to be paid from the 16th of October to the 16th of March, and when the outer Rocks don't exceed one Mile from the Port, only fingle Pilotage is due. For every Foot above the 18, 1 Rixdollar per Foot more than the 5 Rixdollars, the Feet to be reckoned as are mark'd, and the Pilotage to Sea to be less than this for bringing in, and nothing reckoned for 1, 1, or 2 Feet.

Fly-boats,	Hoys,	and other	flat	built	Veffels	from	Sea Rd. Ro. s.
				1	40.50	ma o	Feet Water 1 2 0
		٠. ٠.			. :	8	Will Ni vi 1000 2 2 0 9
						9	2 . P E. at D w. mi.
						11	og line estate etc.
					ι :	12	P. forthin coming 1
Ór half as much	more	as tharp bu	ilt V	/effel	het wenn	14	Norther to the Line 2 & Co. of the Line 2 & Co. of the Line 2 of the Lin

Pilotage by the Mile, when do not exceed four,

Ships of 4	to	6 Feet, each Ft. o 1 8
6	to	8 0 1 12
		10 110 0 1 16
11	to	12 mm (11) man (0 : 1 20
13	to	14 9 3
15	to	16 10 2 8
17	to	18. 0 2 16

Flat built Ships pay i more, above this Depth 1 Rixdollar more for each Mile, if the Pilot carry a Ship above four Miles he is to receive ! Part leis, but if nine to twelve Miles inclusive, + less for each Mile. Winter here to receive Part more also for Pilotage in and out.

Whilst the Pilot is aboard the Ship Master must provide him free, Meat and Drink, but if obliged by contrary Weather to keep the Sea, one, two, or more Days, the Master (exclusive of the Pilotage) must pay the Pilot two Rixoorts

N. B. Nothing to be paid the Pilot for Attendance whilst the Ship is in Harbour, nor can he demand Provisions.

4. The Pilots must not (on Forseiture of their Place) take more Pilotage than what this Placart allows, except in stormy Weather where Hazards are run, or more Persons employed for the saving People, Ship and Cargo, or when the hath lost Masts, Sails, or Rudder; the Pilot may in such Case agree above the common Rate. 1.

D. hips, for if ain (who is

Rd. Ro. s.

2 16

o the 16th of t, only fingle ore than the e to Sea to be Feet.

Rd. Ro. s. ter 1 2 0

FL O 0 .1 16 ; 0 1 20

0 2 0 for each Mile,

but if nine to Part more ee, Meat and

two, or more wo Rixoorts hip is in Har-

ige than what or more Perth loft Mafts, on Rate. 1.

the Master refuse to agree, the Pilot notwithstanding must do his Duty, and the Pay be settled by the Oldermand and two difinterested Persons; but if either Party be dissatisfied, the Magistrates may attempt it; if their Determination be also disliked,

it may be appealed from to the Court of Admiralty in Copenhagen.
5. As foon as the Pilot fees a Ship in the Offing, with her Colours out as a Waft, he shall go with his Boat without the outer Rock, and continue on board her until fafely moored. If in clear Weather a Ship put out a Show for a Pilot, being in fome Danger, and no Pilot appears, they who ought to attend in that Neighbour-hood, and have no reasonable Excuse, shall forfeit two Rixdollars each to the Poor. And the Oldermand, for not keeping better Order among the Pilots, st. ll forfeit four Rixdollars for the first Neglect, five for the second, and lose his Office for

6. A Ship having brought to for a Pilot with his Colours out, and none near at hand, the Fishermen who have been used to officiate as Pilots may then take Charge of the Ship and carry her in, recovering full Pilotage for their Trouble without any Deduction, though none but Pilots may carry a Ship to Sea, except

Fiftermen appointed by the Oldermand.

. That the Pilot-Boats may be known, they shall carry a red Cloth in the Middle of their Main-Sail, but when cannot use it, shall shew a white Cloth at the End of their Sprit; and on Neglect to shew these Marks, they shall each Time forfeit two Rixdollars to the Oldermand, and two ditto to the Poor. Fishermen using such Signs shall forfeit four Rixdollars each Time

8. When a Master hath got a Pilot on board, he shall not be obliged to take another on his coming into another Pilot's Diffrict, if the Pilot he has is acquainted and willing to proceed farther; tho' if the Oldermand order another Pilot, the former must quit, to prevent the Harbour's being lest destitute; but if the Pilot engages to go farther than he is acquainted, and a Damage happens, he shall pay it, as the Law directs. Code IV. B. I. Cap. v. A.

9. When a Master has any reasonable Cause to complain that his Pilot has not done proper Duty, and the (Weather permitting) Colours were put out to shew the Want of a Pilot, the Master shall in this Case take the Pilot and Oldermand, and in Presence of two Sea-faring Ship Masters, whom the Magistracy shall appoint, make an Attestation thereof, and the Master shall have Credit for Law Charges until a Decision, each Party obliging themselves to be satisfied therewith; and a Pilot having Reason of Complaint is entitled to the same Libert

10. The Pilots are to have Blanks in the Master's Language for him to fign, notifying what he has paid him, as shall the Pilot for what he has received.

11. Wind and Weather permitting a Pilot to conduct a Ship into a convenient Harbour, he must not on any Account carry her into one, where the anchoring Ground is too deep, especially late in the Year, or in Winter, except in Cases of Necessity; and then the Pilot shall before-hand acquaint the Master with the Circumstances, and must however anchor in the most convenient Place, on Penalty of four Rixdollars; and the same Sum on neglecting to take an Attestation, that it was not his Neglect. A Pilot conducting a Ship through dangerous Places, or altering the Land Marks, shall be imprisoned for Life in Bremerbolm, or fuffer death if he deserves it.

12. As the Captain is allowed one tenth of the Pilotage, the Oldermand of the Pilots, shall have three Stivers on each Rixdollar, both of them to be deducted out of the stipulated Rates; and if Pilots carry in and out of Harbour, which don't load or deliver in that Country, the Captain's Salary shall be only one twen-

tieth Part.

13. Forfoitures to be distributed amongst poor Sailors.

14. The Collectors of the Customs are to affift the Pilots in getting their Pilotage, and not clear the Ships until they are fatisfied, or have the Oldermand's Attest what Draught of Water she drew in and out, but must deduct the Salaries if the Master has paid them to the Oldermand.

15. A Master failing before he hath paid his Pilot, shall, when met with in Norway, pay the Debt, and the like Sum to the Poor, besides the Law Charges:

And a Master using a Pilot ill shall forfeit as the Law directs.

16. As the Pilots are always obliged to keep a look out, they shall have Referres of others.

. If the Magistrates, or Admiralty's Decisions in Law Suits between Masters

and Pilots are diffiked either Party may appeal to the King.

18. Ships bound to any Port within the Fader, and itop (with a fair Wind) in any out Harbour to smuggle, the Pilot shall immediately inform the nearest Officer of Justice; and the Master on due Proof made against him, must pay the two hundred Rixdollars, as directed in the Book of Rates; the same to be also observed North of the Naze: And a Pilot neglecting to give such Information shall lose his Place.

19. The King commands all his Military Officers to be affifting herein, and to

keep these Orders, as a Law.

Masters of Ships must make a true Report at the Custom-House, within twentyfour Hours after their Arrival; and if required by the Collector, must produce authentick Bills of Loading. The not reporting within this Time limited, incurs a Penalty of twenty Rixdollars daily; if they neglect to report all their Cargoes, they must pay twenty per Cent. on the Value of that Part omitted, except he will make Oath, that it was an Error, without any finister Intent to smugg them. If they belong to Master or Mate, they are confiscable and liable to double

Masters must be careful not to sail without their Told-Zedel, which is a Passport given them from the Custom-house, containing a List of the Cargo, and that the Lastage, Tiende (or tenths, a Custom) and Lights are paid; otherwise being found without it, and the Cargo is discovered not to be duly entered, treble Duty must be paid, and the Master condemned to Chains for Life in Bremerbolm; if the Ship be only in Ballast, the Punishment is to pay ten Rixdollars, and the producing false Passports, with an Intent to defraud the Revenue, incurs a Forseiture both of Ship and Goods.

The Lights in this Province are the Farder, built on a high Rock at the Entrance of Christiana Fiord, and two on the Naze Point; in Denmark, they have the Schaw, and Anholt in the Cattegat; that on the Sand Bank called Scagen, at the Point of Jutland, was some Time ago washed away, and I believe not yet

The Sea Marks here, are the Cow and Calf near Mandabl. Off Merdoe Island, the Trom Hills, and Trom Church, with a new built whitened Steeple, and the

above mentioned Light-houses.

The Danish trading Companies, are that of the North, the Iceland Company, and the East-India Company. The first was established at Copenbagen in 1647, by Frederick III. which has not only very confiderable Settlements in Norway, but they fend their Ships also to the Port of Varanger, at the Bottom of the Gulph of the same Name; from whence their Commissaries penetrate by Land, both into the Danish and Muscovite Lapland, on Sleriges drawn by Rain-Deer.

They also extend their Trade to Borandai and Siberia, where their Factors advance even to Panigorod, the Capital of this Part of the Czar's Dominions; and the Goods they carry are Rixdollars, Tobacco, Brandy, and Linen, which they truck against a Variety of Furs, the only Products of these Parts.

The Iceland Company also owe their Charter to the said Monarch Frederick III. who granted them his Letters patent in the same Year the Northern Association obtained theirs. It is the Ships of this Company only, that are permitted to trade with this Island, which lies in fixty-five Degrees forty-four Minutes of Latitude, and thirteen Degrees and thirty Minutes of Longitude. The Inhabitants, although at present Christians, are notwithstanding almost as much Barbarians, as before this Religion was professed among them. They neither buy, nor sell, or know the Use of Money; so that all their Trade consists in Barter, either with Strangers, or between one another; this Isle became subject to Denmark at the fame Time with Norway; and their chief Traffick confifts in Beeves, Sheep, and Horses, and the Skins of these Animals, dry or salted, dry Fish, Butter, Tallow, Brimstone, and the Furs of Foxes, Bears, Wolves, &c. Among the Sheep they have a very extraordinary Sort, being large, with eight Horns, which the Natives are obliged to faw off, for fear of their wounding the other Cattle, as they are

Of the NORTH, &c.

difficult to tame, their Wool is thick and fine, which recommends it to a good Sale.

The Danes carry to these Islanders in Exchange for Commodities, To-bacco, Linens, Flour, Beer, Wines, Brandy, Iron, Cloth, some Hard Ware, &c. all conveyed to Kirkebar, a large Town, or small City in the Island, where the Merchants and Factors reside; and though the Trade to Groce and has nothing to do with this Company's Charter, yet as it still lies farther North than Iceland, Island speak of it here, as in its proper Place.

This Country, in a Manner unknown, and its Limits yet undiscovered, has histherto hindered the Learned from determining whether it is a Continent joining to that of America, or Tartary, or whether it is separated from both, and is an Island. The Smallness of its Products, are fuited to the Paucity of its Inhabitants, as it affords nothing but Whale Fat and Oil, Seal Skins, and the Teeth of a Fish called Towak, more valuable than Ivory for its Whiteness; which they truck with the Whale-Fishers, who land here to boil their Blubber against Knives, Scissars, Needles, Looking-Glasses, &c. And as I have no where taken Notice of the Value and Importance of this Fishery, which now begins to be regarded here, as it is encouraged by the Government, and the Success of our late Attempts in it; I presume it may not be disagreeable to my Readers, to be advised of what may annually be taken in that Sea. I shall therefore give a List of the Ships which sished there in the Year 1737, with the Fortune they each had in their Enterprize.

The Dutch then fent into the Groenland Sea an hundred and fix Ships, which caught three hundred and fifty-five Whales. The Hamburghers seventeen Ships, that took thirteen Whales and a half. Altena sent five Ships, and got seven Whales; and Bremen's ten Ships caught eleven Whales; these were all extra of the Adventurers to Davis's Streights, whose Engagements were yet more considerable.

Adventurers to Davis's Streights, whose Engagements were yet more considerable. The Danes begun late to engage in long Voyages, at least to the East-Indies, and it was not before the Middle of the seventeenth Century, that their Colours were seen in the Gulph of Bengal, and on the Coasts of Pegu. At present they carry on a pretty good Trade to those Parts, by a Company established in 1612, and whose Privileges were enlarged, and its Commerce extended by a Grant from his Danish Majesty in January 1728, which made them in a Manner a new Association; and for a Fund they opened Books to take in Subscriptions, at Altena; but this new Company being strongly opposed by the Maritime Powers, which undoubtedly had an Instuence on the intended Subscribers, the Thing dropt, and the Company remained on its primitive Footing; but the present King in order to assist and encourage their Undertakings, advanced them a hundred thousand Crowns in 1740, that they may push their Trade with more Vigour.

The Isle of A. Thomas, seated in the North Sea, at fifteen Leagues Distance from Parts Ries is the Parts Ries is the Parts Ries in the Mass Indies.

The Isle of ... Thomas, seated in the North Sea, at fifteen Leagues Distance from Porto Rico, is the only Colony that the Danes have in the West-Indies. The Hamburghers have also a Factory here, from whence they carry on some Trade with the Antilles.

The Products of this Isle are but little, for though some Sugar and Indigo are gathered here, they would not be capable alone to support the Inhabitants, if they found not in their Situation, a Resource elsewhere, from whence to procure, not only a Support, but to set forward an advantageous Commerce, consisting principally in the Negro and contraband Trade carried on with the Spaniards; their having made their Isle a free Port likewise greatly contributes to their Benesit, as it attracts the Business of all the illicite Traders in those Parts. But now to return to the Baltick.

Of the Trade of Courland, Pruffia and Pomerania.

THE finall State of Courland has properly but one Port of the Baltick Sea, which is Libaw. Memel, at the Entrance of the Gulph of Courland, although it belongs to Ducal Pruffia, I infert it here, as it is between these two Cities that all the trade of this Country is transacted, of which Wood and Grain make the most considerable Part. Linseed shipped from hence in great Quantities is the most

D. e Referves

en Masters

he nearest must pay to be also ation shall

ein, and to

in twentyift produce
mited, inl their Carted, except
to finuggle
e to double

n is a Passgo, and that rwise being treble Duty merbolm; if and the proa Forseiture

t at the Ent, they have lled Scagen, lieve not yet

lerdoe Island, ple, and the

d Company, gen in 1647, in Norway, of the Gulph Land, both

heir Factors inions; and which they

ch Frederick rthern Afforce permitted Minutes of Inhabitants, Barbarians, by, nor fell, either with mark at the Sheep, and ter, Tallow, Sheep they the Natives as they are

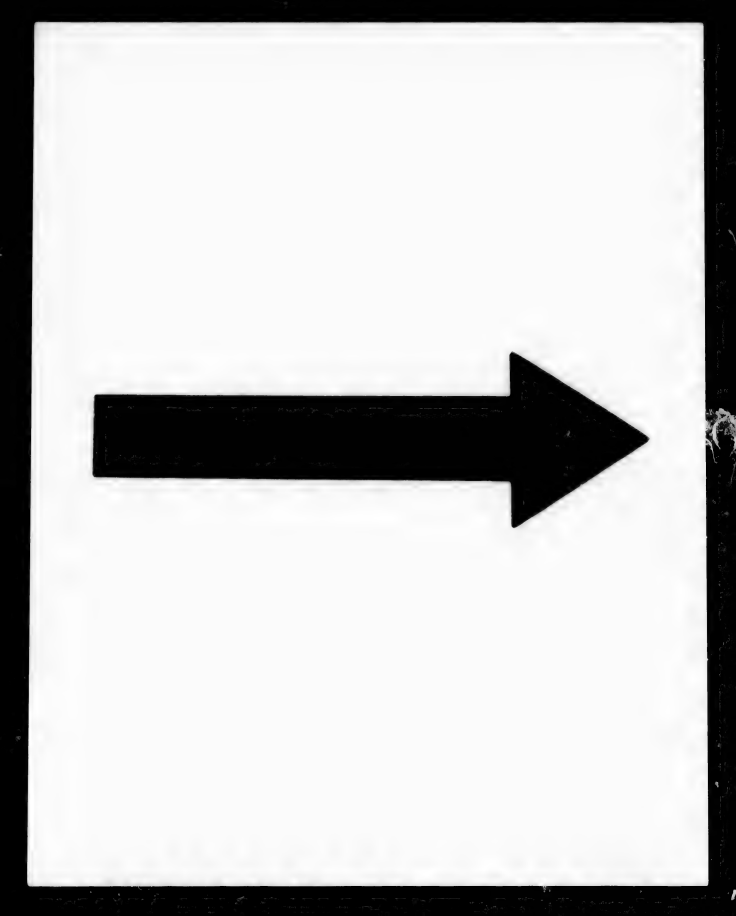
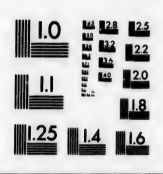


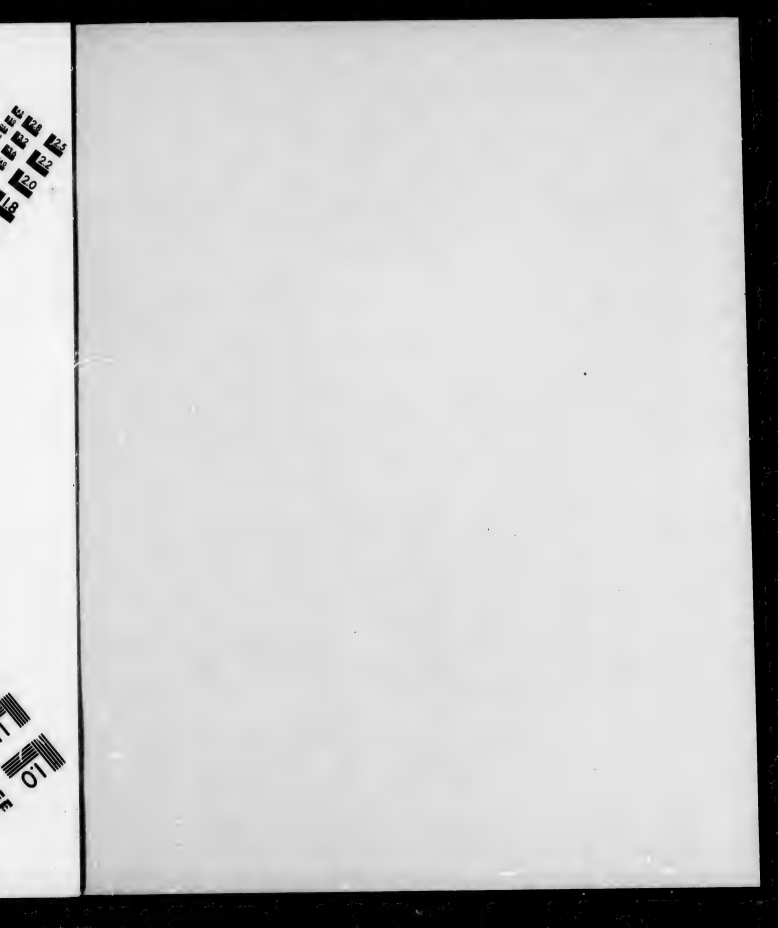
IMAGE EVALUATION TEST TARGET (MT-3)



Photographic Sciences Corporation

23 WEST MAIN STREET WEBSTER, N.Y. 14580 (716) 872-4503

OTHER THE SECTION OF THE SECTION OF



most esteemed of any in the North, whereof large Parcels are used in Holland for

rnoft efteened of any in the North, whereof large Parcets are view in Halland for extracting its Oil, and in France and Flanders for fowing; and this Trade is sufficient to employ twenty-five Ships yearly in it from Holland only.

Foughers is the Capital of Ducal Pruffia, seated on the Prezel, that falls into the Trifchef; (called by some the Hac) a Sort of a Lake that communicates with the Sea; but it is at Pilau (a considerable Fortress at the Entrance of this Lake) that the Vessels at first arrive in their Way to Konig forz, which is more than eight Leagues distant, and cannot be gone up by Ships drawing more than ten Feet Water. This Inconveniency, that occasions great Expences, is followed by two others, vis. Strangers may not house their Goods in order to wait a favourable Opportunity for their Sales, neither is the dispersing them within Land by the Canals permitted, nor their Sales suffered to be made to any other than the Inhabitants of the City.

Besides, the Products of the Province, the Pregel, which has its Rife in Lithuania, serves for Transportation to Konig serg of that Country's and Poland's Products; such as Pipe-staves, Deal Boards, Wheat, Rice, Barley, Millet, Hides, Furs, Hemp, (inferior to what is got from other Parts of the North) Flax, Wax, Honey, Tallow, Pot-ash and Wood-ash; the Imports there are Woollens, Salt, (mostly from France) of which near eight thousand Lasts are sold here annually for the Consumption of Prussa and Lithuania: The other Goods proper for this Commerce, are Iron, Lead, Pewter, about one hundred Barrels of Wine, one hundred ditto of Brandy, and the same Quantity of Vinegar; Butter, Cheese, Sugar, Tobacco, (chiefly Clerac and Martinico, of which a hundred thousand Pounds may be

used here yearly) Spice, and (as in all the rest of the Baltick) Rixdollars.

Dantzick is of all the Cities seated on the Baltick Sea, that where the greatest Business is transacted. The Viftule, on whose Borders it is built near a League from its Mouth, conveys to it all the Merchandizes of Poland, whose richest Palatinates this River washes for more than one hundred Leagues in its Course, and serves to transport in Return those foreign ones with which its Wareh ruses are always well stocked. Ships drawing more than eight Feet Water cannot get up to the Canal, running from the Vistula to the City, so that if they draw more, they must be lightened in the Road, (which is an excellent one) and carry the Part of the Cargo

fo taken out in Boats.

The Magazines for Grain established at Dantzick in an Island, partly formed by the Vistula's Channel, are very famous in all Europe, and they certainly deserve it, if there is no Exaggeration in the afferting, that they annually supply Foreigners with eight hundred thousand Ton of Wheat. It is a Privilege of the Burghers, that they only are permitted to purchase the Polanders Wheat, when once brought into their City; but on the other Hand they are obliged to take all that comes in, at a Price fixt by the Magistrates. Strangers here are subject to the Inconvenience as at Konig sterg, of being debarred the Liberty to send their Goods within Land, or selling them to any others than the Citizens; but the Hardship is something alleviated here, by the Permission to house them till a favourable Opportunity offers for their Disposal:

The Loadings of the English, French and Dutch Ships for this City confist of a Quantity of Cloths and Silks, Spice, Dying Woods, Drugs for that Use, and Medicines, Italian Cremor Tartari, Sugar, Oil, Paper, all Sorts of Hides, Salt, Wine,

and French Brandy.

Wheat and other Grain, I have already observed, are the principal Exports from Dantxick; here are however many other Goods, that this Place furnishes Trade with, of which the most considerable are, Ships Masts, Oak and Deal for Carpentry, Flax, Potashes, Weedashes, Honey, Wax, Tallow, Steel, Iron, Copper, Lead, Saltpetre, Pitch, yellow Amber, Beeves, Hides, Skins, Wool, and Poland Salt, when the English and Duteb cannot have this Commodity from France.

Stettin, which is the Capital of Lower Germany, has the greatest Share of the Trade of it, altho it has other Ports, as Straffund, Wolgast, and Colberg (this last in the Territories of his Pruffen Majesty) where some is transacted, yet but little in Comparison with that of the first mentioned City; which is seated in the sour Branches of the River Oder that preserve its Name, and which falls into the Baltick about eight or ten Miles from it. Ships cannot go up to the City, but

olland for de is fuf-

falls into ates with his Lake) nore than than ten lowed by wait a fahin Land than the

Lithuania, Products; les, Furs, x, Honey, t, (moftly ly for the this Comee hundred ugar, Toads may be lars. he greatest rague from Palatinates de ferves to

always well

the Canal,

y must be the Cargo rtly formed nly deserve supply Forege of the aeat, when to take all subject to send their but the m till a factorist of a

and Medialt, Wine, ports from hes Trade al for Car-, Copper, and Poland

rance.

are of the this last in at little in a the four into the City, but are

are generally unloaded at Stenwert, or Wolges, from whence the Goods are carried in Boats.

At Steetin are to be met with, not only the Products of Pomerania, but also those of Silesia, and the Marquisate of Brandenburg, brought there by the Oder, which partly crosses them, and consists chiefly in Grain, Ship's Masts, Wood, Hides, coarse Wools, Honey, Flax, and Silesia Linens: Their Imports are, Spice, Silks, Woollens, a large Quantity of Sugar, many Herrings, twelve to sisteen hundred Lasts of French Salt, a few Wines, less Brandies, and (as elsewhere) a good Fund of Rixdollars.

Of the Commerce of Livonia, and its principal Cities.

THE Possession of this vast Province was a long Time disputed, between the Muscovites, Polanders, and Swedes; but by the Treaty of Oliva, in 1660, it was divided between the two last Powers, to which a third may be added, viz. the Dukes of Courland, who enjoyed a Share of it, under 'the Protection of Poland. But the last War in the North, begun in 1690, afresh despoiled the Swedes of it, after diverse Events equally glorious to Charles XII. King of Sweden, and Peter Alexowitz, Grand Duke of Muscovy; though more fortunate in the End to this last, who has remained in the Possession of all Swedish Livonia, a Treaty of Peace having finally decided the Rights of these Princes.

This Peace, concluded after the Death of Charles XII. (killed at the Siege of Christianstadt) having adjudged Livonia to the Czar, thereby in a Manner rendered him Master of the Trade of the Baltick, in opening to him the Ports of Riga; Revel, Narva, and Pernaw, whose Commerce is of so much the more Importance, as not only the Goods of the Country, but a large Quantity besides, are brought here from Russia and Poland in the Summer, by the Rivers on which three of these Cities stand; and in the Winter by Sledges.

Riga, Capital of the Province, is built on the Dwina, which after traverling a Part of Lithuania and Livenia, falls into the Baltick Sea, two Leagues below the City, where their Ships may get up to, if their Draught of Water does not exceed twelve Feet, otherwise they must be disburdened.

The fittest Time for this Trade is that of the two Fairs, held yearly in May and September, where most Purchases are made in Rixdollars, the some in Exchange for Goods brought there; but this Business is something troublesome to Strangers, as they are not suffered to unload their Ships, till after having sold their Cargoes to the Burghers; and would be much more so, were it not that this Law is often evaded by the Goods being cloaked under borrowed Names, lent, for the Lucre of a Commission.

The few Goods loaded for Riga consists in Rhenish and French Wines (hardly four hundred Barrels of the latter) Spice, Salt (of which from five to six thousand Lasts sell here yearly Sugar, Tobacco, Vinegar, Paper, some Fruit, and Mercery Ware, tho' all these in small Quantities. The Returns which the English, French, and Dutch get from hence are very considerable, the principal being Furs, of which there is annually brought down the Dwina more than a thousand Boat Loads, besides what comes in the Winter on Sledges.

The Masts from Livonia (which are very valuable) also Oak Plank for Shipping; Ton and Pipe Staves (in great Abundance) Deal Boards, Wheat, Hemp, Flax, and their Seeds, especially the last for sowing and Oil, Pitch, Tar, Wax, Tallow, and excellent Ashes for Glass or Soap.

Revel is almost equidistant from Riga and Narva: it was for some Time among

Revel is almost equidistant from Riga and Narva: it was for some Time among the Number of the Hansarick Towns, but renounced their Alliance in 1550. Its Trade is always very great, but not like what it was before the English had discovered the Port of Archanges in the White Sea, and when it was the Magazine of the greatest Part of the Russian Products. Its present Exports and Imports are near the same with those of Riga; to which I beg my Reader will be

Narva, upon a River of the fame Name, not lefs than the Elbe, has enjoyed for a long Time the Privileges of the Hanfiatick Cities, having been almost ruined

Of the GENERAL TRADE of the WORLD.

ruined, and its Trade ceased for near a flattury, it did not begin to recover its Credit till after the Middle of the seventeenth. Okarius remarks, that in 1654, they imported here at least fixty Dutch Vessels, who loaded more than the Value of five hundred thousand Crowns in Goods, since which Time it has contested a Superiority in Trade with Riga itself, and carried it against Revel.

The Neighbourhood of Nevegored and Pleskou, trading Cities of Musceys, from which last Narva is hardly forty Leagues distant, makes that of all this vast Empire easy to it; and it is the Passage by which almost all the Merchandizes which go even to Moscow are transported.

The Commodities proper for Narva, or those in which Foreigners invest their

Returns, are the same as at Riga and Revel, and therefore need no Repetitions.

Pernaw, a small City on a River of the same Name, was formerly occupied in no other Commerce than that of Wheat, which drew here fome foreign Veffels to load it; but fince the Means has been found of bringing down the River a Quantity of Masts, (not less valuable than those of Norway) and a good deal of other Wood, its Trade is greatly encreased; and since 1680, the Dutch have annually fent here more than fixty Ships instead of five or fix, that they configned here before. Few Goods are wanted here, and almost all the Trade is carried on by the Intervention of old Rixdollars.

Of the Commerce carried on at Archangel and other Places of Muscovy.

THE Trade of Archangel also comprehends that which may be transacted in a Part of Russia, and even as far as Moscow, by Means of the Dwina on which this City is built, or other Rivers with which this vast Empire abounds. Besides the English and Dutch, who alone carry on more Trade here than all other Nations put together, the French, Swedes, Danes, Hamburghers, and those of Bremen, have their Magazines and Correspondents at Archangel. The Commodities fit for this Place may be seen in the Description of the Trade of Holland, to which may be added Bourdeaux and Anjou Wines, (three Quarters Red, and one Quarter White) Syrops, whitened Linen, Fustians, coarse Cloth, and other light Woollen Stuffs, Ribbons, Hats, Jewels, Household Stuff and Artificers Tools.

But of all the Mcrchandize, there is none whose Sale is so sure, or that turns to

better Account than the Castor from Canada, which often sells for ready Money, tho' this is seldom the Case with any others.

Furs are (as one may fay) the Foundation of the Trade carried on with Muscovy and the chief of its Exports, and altho' they do not differ in Quality from those of Lapland, Borandai and Siberia, (of which I have already treated) yet they are to be found here in greater Quantities, on better Terms, and with less Risque. The Russia Leather, dry or falted Hides, Goat, Bear, or Wolf Skins; Hemp, Flax, Hogs Briftles, Fish Oil, Caviar, Tallow, Tar, Wax, salted Salmon, &c. are Commodities that Muscovy yields, and of which the general Staple is established at Archangel, that since its being frequented by the English, and afterwards by other Nations, has carried away a great Part of this Trade from the Baltick, and particularly from Revel.

Of all these Products and Goods, the most esteemed are the Hid-s of Yeroslaw, the Honey and Wax of Pleskou, the Tallow of Velogda, the Oil in the Neighbourhood of Volga, the Flax and Hemp of the great Novogorod, the Pitch of Dwina, the Sables and other Furs of Siberia.

Aftracan is a City under the Dominion of the Ruffian Emperor, is feated at the Mouth of the Volga in the Caspian Sea; the principal Merchants trading here are, Muscovites, Tartarians, Armenians and Indians. All Sorts of Merchandizes may be fold in the Morning at the Bazar or Market of the Tartars, where other Nations have the Liberty of carrying theirs. After Noon the Rustian Bazar is held where the Armenians are equally admitted, and the Indians transact all their Business in their own Caravansera.

Bratoffiena is a Village near to Moscow, on the Side nearest to Archangel, where Committioners are established to examine all Goods destined for Moscow, which in 1654, the Value ontefted a

ovy, from it Empire which go

nvest their ctitions.

ccupied in Veffels to er a Quanal of other ve annually ed here bed on by the

scovy.

ansacted in a ns on which ds. Besides ther Nations Bremen, have es fit for this hich may be arter White) collen Stuffs,

that turns to eady Money,

with Muscovy from those of they are to be isfque. The Hemp, Flax, i.e. are Comestablished at ards by other tek, and par-

of Jeroslaw, Neighbourch of Dwina,

feated at the ling here are, nandizes may re other Na-Bazar is held all their Bufi-

dangel, where feew, which after after being fearched, and the Lead here put on them, are no more disturbed till their Arrival at that City.

Burates, a Nation of Muscovite Tartary, which inhabit along the River Angara, and the Lake of Bekal. They are rich in Cattle, particularly in Beeves and Camels, with which the Muscovite Caravans that go to and from China are commonly provided here, paying their Hire in Goods, and not in Money, of which these People make no Account.

The Merchandize proper for this Place are black Sables, Pewter, or Copper Bafons; Hamburghers red Cloths, Otter Skins, Perfian Silks of all Sorts of Colours,
and Gold and Silver Ingots. The largest Ox hardly comes to four or five Rubles,
and the strongest Camel to ten or twelve, the Ruble on the Footing of five Guilders as in Russia.

Jeroslaw, a Muscovite City on the River Vologda, where one of the greatest Trades of all Russia is negociated, principally consisting in Hides, Tallow, Linens and Brusses.

Makaria, a great Monastry with a Village of the same Name, seated on the Ker-simie that falls into the Volga, a great River of Muscovy.

This Place is famous for its annual Fair held here in the Month of July, and which lasts for fifteen Days. The Majority of the Rulfia Merchants usually attend it either to buy or sell; and for the Conveniency of Trade, here is a wooden Caravansera built, where they lodge and retire their Goods.

Solowitzjogda is a Muscovite City, celebrated for its Trade, where are many good substantial Merchants, and excellent Artificers, particularly in Works of Silver, Copper and Ivory: It has also in its Neighbourhood many Salt Ponds, that produce a great deal of that Commodity for Transportation to Vologda, and several other Places, even as far as Archangel.

Tomjkoi, subject to the Czar's Dominion, is a City seated on the River Tom, in Muscovite Tartary; a great Trade is carried on from hence to Cbina, by the Cham of Busuchtu, and the Buchares, among which some Russam Merchants mix. This Journey is made in three Months, and the same Time expended in their Return, but with an inexpressible Trouble, as every Thing must be transported on Camels, even Wood and Water in some Places; and it would be impossible for the Russam, or any other foreign Nations to perform this Peregrination alone, the Country being full of Robbers, who pillage all Passengers, except they be well accompanied or guarded.

I shall say nothing here of the Trade which the Russians do, or might carry on by the Volga and Caspian Sea to Persia; by Tartary to China; and by the Black Sea to the Dominions of the Grand Seignior, as the other Nations of Europe are but little concerned therein, except to account for the Rise of Petersburg, a

modern, and now very flourishing City.

The late Czar Peter the Great, having formed an Idea of the vast Advantage his Emmire might reap from his fecuring to it the Silk Trade of Perfia ; in the Year 1722 appeared more confirmed than ever in his determined Endeavours to make himself Master of this Branch of Commerce, and in order hereto, he took Possession (as one may say) of the Caspian Sea, and ordered a nice Chart to be made of it, where the Ports and Roads were very regularly described, particularly the Coasts of those Countries, where Silk grew in the greatest Plenty, fuch as Quilan, Schirvan, and the Neighbourhood of Schamachi; in Effect, he accompanied an Expedition on that Sea, seized the City of Andreof in the Province of Daghestan, and laid the Foundation of another large Harbour near Derbent, at the Bottom of the Baltick in the Gulph of Finland, to which he gave the Name of Peter's-Haven, (better known by that of Petersburgh) reducing the Inhabitants of Derbent, to have Recourse to him for Protection, and submit to his Laws; and though his Project has partly failed, yet this Settlement, having been frequently benefited by the Court's Prefence and Encouragement, is in a few Years grown to be a confiderable City, though not corresponding to the apparent Exaggeration of an anonymous Author, who faid some Years ago, that it was likely to become as magnificent as Verfailles, as strong as Dunkirk, and more flourishing in its Trade than Amsterdam.

Cotton

Fish, 3205 Casks; and 29656 Stock Fish Gloves, Men's and Women's 2632 Dozen Gallantries for Women's Dress Handkerchiefs of Silk and Cotton 1637

Doz. 2875 Pieces Hardware, and fundry Small Wares

And that my Reader may form some Judgment of the Encrease of this City and its Trade, I shall give him an Abract of a Year's Imports and Exports, communicated to me by an ingenious Gentleman, whose Remarks may be depended on.

enaca on.			
EXPORTS.	Poods.	Arschins.	Pieces.
Rriftles	8903		
Cavear	17522		
Cordage	14570		
Flax, 12 Head	46705		
9 and 6	14570		
Hemp, clean	972959		
Outshot	18615		
Half clean	49410		
Codillée	49530		
Hides	77330		1.00000
Iron ·	1214770		137971
Ifinglass, first Sort	1214770 987		
fecond			
third	1551		
Linens, Narrow	1160	0/ 0	
Broad		2748658	
		8695	
Brown		36419	
Crash		1099981	
Broad Diaper		66489	
Narrow		281989	
Drillings		1968931	
Raven Duck			20789
Sail Cloth			33941
Flemish			7306
Oil	56345		,7300
Silk, Legis	2703		
Sherbaff	1093		
Tallow, first Sort	53743		
fecond	93291		
third	22097		
Wax	26130		
ith fundry other Articles, of which the To	tal Export in 4	D	1.1
Whereof by	British 3	374520 Kou 157171	Dies,
IMPORTS.	Roubles.		4.611
Ale, English, and Cyder, 131 Hogsher	del	Poods.	Arschins.
and head Dos	Mas 20018		
and 6734 Doz.	, ,		
	13297	139297	
Apples and Pears	4704		
Arrack, 161 Dozen	1289		
Brandy in Anchors 48466			
Cabinet Wares	36523		
Calicoes and Chints			61690
China, Earthen Ware and Glass	19222		
Chocolate		252	
Coffee		2938	
Cochineal		375-10	
Copper, wrought and unwrought	12872	1916	
Cotton	/-	.9.0	

32 **

Hats,

200994

D.	Of the SOUNI		4	
this City		Roubles.	Poods.	Arschins.
Exports,	Hate, 310 Dozen	6542		
hay be de-	Indigo Lace, Gold and Silver, 298 Zitters	07 47	2547÷ 88±2	
Pieces.	Lead	97.47	3820	
T HCV1.	Linens, Cambricks, Muslins, &c. 2025 ps.	50623	3020	71163
	Needles, 16500006	8200		7.1.3
	Oil, in Casks and Jars	35636	8838	
	Paints	33.3.	2383	
	Paper, of all Sorts, 1057 Reams, Hangings 10141 ps.	15358		
	Pewter, wrought	-	2370	
	Shot		400	
	Silks, Brocades of Gold and Silver, Paduafoys, Sat-	221820		89749
	11110, 1 011011, 02. 43947 1 1000			09/297
137971	Skins, Beavers 7326 Pieces	25289		
	Spelter	401	2343+	
	Spices	19683	607	•
0	Stockings, Silk, Worsted, and Woollen, 4000 Doz. Pai	ir 50785		
	Sugar, Double Refined		2403	r
	Single		20300	
	Clayed	339154	23018	7
	Candy and Candy and the Later		5981	
100	Raw	1. 2 **	80963	
70	Tes	880	219	
	Turpentine	000	52764	
nine O.	Tin, in Blocks Wines, Hungary and Tokay	7068	132708	
10789	Rhenish and Moselle	10143	,	
33941	Champain and Burgundy, 152 Hogsheads	21950		
.7300	Muscat, Sack, and best French 757 Hogshead	1 24071		
	Ordinary French 5856	146381		•
	Italian	4137		
	St. Laurence 130 Doz.	1500		
	Wood, Logwood	- 3	5932	
	Red	45100	11303	
	Yellow, Fuftick	10	58	
oles.	Woollens, Scarlet Shalloons			124313
	D° other Colours			317791
	Calimancoes			123328
Arschins.	Druggets 86 Pieces	225342		10100
	Camblets, Everlastings, Bays, Flannels,	1. *		68540
	&c. 1541 ps.		• ,	00340
	Superfine Cloth	86892		41007
	Midling	105987		70240
	Soldiers, and Ordinary Yorkshires	593357		822917
	Silesia and Hamburgh 3622 Pieces	49152		2231
	Pound Pieces	4664	201	
61690	Cloth Lifts	979	D 11	97900
	The whole Imports, with some immaterial Articles,	amount to	Roubles	3300923
	Duties Rixdollars 529397 with 25 per Cent.		*	661746
				6-66-3
	90 11 CPM 1		- DC.	3962669
	Ballance of Trade ga	uned by th	e Kujnans	4118513
	Total E	xport	Roubles	4374520
		Imports by	Rritilb	1347237
	Duties thereon			•
	25 per Cent. 50			251526
	25 /1. 41.11. 5	3-34		
Hats,			Rouble	s 1598763±
3 1 410)	3			Ship-
	•			

Of the GENERAL TRADE of the WORLD.

Shipmasters, on their Arrival at Cronsladt, have a printed Book of Directions given them, for their Regulation; and they are allowed the Duty of ten Rixdollars, or what will amount to, under that Sum, on such Goods as are their own Property.

The Ton here in Freight, is 46 Pood on Leather, and on other Goods 63 Poods, 120 Pieces of Drillings, 60 Pieces of Sail or Raven Duck, Linens, 6,

8, to 10000 Arichins, per Ton as in Fine

Of the Trade of Sweden.

A LTHOUGH this Kingdom has always furnished Europe with its superfluous Products, it was nevertheless regardless of Trade, till Queen Christina, both protected and encouraged it, by the Advantages she granted to and procured for this Nation; which till her Reign seemed entirely to neglect Commerce, either by having its Attention drawn off, through its natural Propensity to War, or the Effect of Sloth and Ignorance, which it would not be at the Pains of removing; but the Cruelty of the Duke of Alva, made many to escape from the Low Countries, and take Sanctuary here, to which Fugitives Sweden owes the major Part of the Knowledge it has acquired in Trade; and their Establishment was so successful, as to encourage a great Number of Walloons to transport themselves here, whose Language and Religion still subsists, in those Places where they first settled.

They erected Forges and other Conveniencies for casting of Cannon, as also for the manufacturing of Iron Wire, and other Works of this Metal, Copper and Brais, which their Descendants continue to this Day; but notwithstanding all this, the Navigation of the Swedes was but trissing, till their aforesaid Princets, on concluding a Peace with Denmark in 1644, obtained from that Crown a Concession, that all the Ships, and other Effects of her Subjects, should pay nothing on passing the Sound; since which the Swedes have greatly encreased in Shipping, and in the late War were the principal Carriers of Europe. The chief Articles of Sweden's Exports, consist in Copper, Iron, Pitch, Rosin, Masts, Boards, &c. In Exchange of which, it takes from foreign Parts, Salt, Wine, Brandy, Draperies and other Stuffs; Tobacco, Sugars, Spice, Paper, (of which they hardly consume yearly two thousand Reams in all the Country) Linen, Vinegar, Fruits from Provence, some Mercery, and diverse other Commodities.

The Trade which the Swedes have with Portugal, is that which they can least be without, as the said Kingdom chiefly supplies them with the great Quantities of Salt they use; though their Commerce with England yields them much more Profit in taking off near half their Products, and bringing them almost two-thirds more of their Value in Silver than in Goods. The least is that transacted with France, as this rather serves to feed their Vanity, than supply their Needs, and consume have very little of the Country's Manufactures or Growths.

and confume but very little of the Country's Manufactures or Growths.

It is at Stockholm, that almost all the Traffick of Sweden is negociated; Foreigners not having the Liberty to trade in the Bothnic Bay, nor the Subjects of his Swedish Majesty, to bring their Goods only to this the Capital, whose Port is deep and secure, though the coming in, and going out, long and dangerous.

The Swedes themselves transport the best Part of their Commodities, in their

The Swedes themselves transport the best Part of their Commodities, in their own Ships, to Holland, Spain, and Portugal, and some sew proceed to France, to load Wine, Brandy and Salt. But the English and Dutch are the People who carry on the greatest Trade with this Country; the first by their Woollens, and the latter with their Spices; though that of the Dutch is however the most considerable, especially since they have in some Measure rendered themselves Masters of the Copper Mines, and of the Pitch and Tar made there, by the great Loans they advance to the Farmers of the former, and to the Merchants of the other Materials so necessary to Navigation, insomuch that these Commodities are to be met with almost as cheap at Amsterdam as Stockbolm.

Strangers are permitted to deliver their Goods at Stockholm without paying any Customs but in proportion as they go felling, and may, if they find no Vent here, reload them for another Market, on the Payment only of Half per Gent.

Duty.

non, as alfo Copper and affanding all Princess, on wn a Concefy nothing on in Shipping, thief Articles Boards, &c. Brandy, Dray hardly con-, Fruits from

they can leaft that Quantities in much more almost twotat transacted their Needs, ths.

ociated; Foe Subjects of whose Port is ngerous. ities, in their

ed to France, e People who Voollens, and the most conselves Masters e great Loans to of the other ties are to be

nt paying any find no Vent Half per Cent.
Duty.

Duty. I have already mentioned in the Section of this Country's Trade with us, the Merchandise we import from thence, and shall only add a Remark here concerning Copper, whose Purchase is always made with ready Money; that it is better effected in Winter than Summer, as in this latter Season it is only to be had at second Hand, so that consequently in the former, it may be procured best and cheapest.

The cultivated Lands of this Kingdom are fertile enough, though the major Part have but little Depth; barren Soils manured with the burnt Ashes of the Trees that grow here, often produce a very abundant Crop, without any other Tilling or Improvement, than the bare covering of the Seed. If the Inhabitants were industrious beyond what meer Necessity forces them to, it would not be difficult for them to raise a Sufficiency of Grain, at least to supply their Wants; but by their Mismanagement they cannot subsist without Supplies from Livonia and other Parts of Germany, bordering on the Baltick, which however are of no Service to the poor People, who live distant from these commercial Reliefs, and are obliged in a Dearth, to grind the Grain of Beech Trees Bark, and make it into

The Wool which their Sheep produce, is extremely coarse, and can only serve to make Cloathing for the Peasants; their Horses are small, especially in the Dutchy of Finland, but they are hardy, strong and vigorous; here are a Quantity of savage Animals, of which the Natives hunt and eat the Bears, Elks, Deer, &c. and take the Wolves, Foxes, wild Cats, and some others, for their Furs.

The principal Lakes of Sweden, are the Weter, Wener, and the Meler, which, with many others, are not ill provided with Fish, such as Salmons, Pikes, Perch, Tench, Trouts, Eels, and several other Sorts unknown elsewhere; here is, above all, an Infinitude of Streamlings, a Fish smaller than a Herring, which are salted in Barrels, and distributed all over the Country: and besides these, the North-Bottom, or the Bay that separates Sweden from the Dutchy of Finland, is so abundant in Seals, that a large Quantity of Oil is extracted from them, and transported to diverse Places. In the Lakes of Finland, vast Numbers of Jacks are taken, of which some are salted, and others dried, and afterwards sold to very good Advantage.

Among the Mines of this Kingdom there is one of Silver, which is about one hundred and forty-five Braces deep, and yields, after great Labour and Trouble, near the Value of twenty thousand Crowns of fine Silver yearly, though this is not above Four per Cent. Profit. The Profundity of the Copper Mine does not exceed eightern Braces; it is of a great Extent, but subject to Damage from Time to Time, by the falling in of the Vault, which however is not all Los, as the Mineral procured from the Rubbish makes some Amends, though the Detriment of this Occurrence is always considerable. The Copper that is annually extracted from this Mine produces about two hundred thousand French Livres, of which the King has one-fourth Part, besides twenty-five per Cent. on all the Ore carried away uncleansed; and he has the Preference of all the Silver to take it at one-fourth Part less than its Worth.

The Mines and Forges of Iron are here also very numerous, especially in the mountainous Parts, where there are commodious Water-falls to turn the Mills, so that besides the Iron used in the Country, there is yearly exported for near the Value of three hundred thousand Livres. At Stockbolm, and the Castle of Jencopingh, near the Frontiers of Denmark, are large Magazines silled with this Metal, brought from Oerbro in Nervia, as Opportunities offer, and of which they are continually making all Sorts of Fire Arms. For what regards these Mines, there is besides the inferior Courts, and Officers established in many Places, a general one, called the College of the Mines, which has its Sessions, or Assemblies at Stockbolm, of which the President of the Treasury is generally the Chief, as said the College of the Mines, which has its Sessions, or Assemblies at Stockbolm, of which the President of the Treasury is generally the Chief, as and circumstantial, than those for any other Assairs, and Justice is commonly administered here with a great deal of Care.

This Nation has no Settlements in America, though the Great Gustavus Adolphus had projected a Company for the other Indies; and his Letters Patents given
on this Occasion the 14th of June, 1626, are yet extant, by which he invited

his Subjects to an Engagement in it; but the Wars which rendered him to fa-mous, and wherein he facrificed his Life in the Arms of Victory, hindered the Execution of his Scheme, which died with him, as it is not known that any of his Successors followed it, at least it was never till lately put in Execution, it is true, that in the Reign of Christina his Daughter, (so known and celebrated for her Love of the Belles Lettres, and her Abdication of the Swedish Crown) her Subjects attempted some Settlements in the West-Indies, where they sent a Colony, and called their Establishment New Sweden, and the City they built there Chriflina; but this lasted not long, as they were drove out by the Dutch; and no other Establishments have been made, or Charters granted, either in Asia or America, till the 14th of June, 1731, when his Swedish Majesty sounded a Company, by Letters Patents in Favour of Henry Koning, and his Associates, whose chief End was to commence and regulate a Navigation and Trade, to certain Parts and Places in the East-Indies, where the other Powers of Europe had not acquired any Jurisdiction or particular Right of Trade. This Patent gives the said Company a Liberty to sail to, and trade in all Places beyond the Cape of Good-Hope, where other Nations have a free Commerce, for the Space of fifteen Years, but they are not to extend their Trade to any Port belonging to other European Princes or States without their Leave. The Ships employed in this Trade shall always fail from Gottenburgh, and return there to unload; and the Company shall pay the King and Crown, during the said sisten Years, a bundred Dalers Silbermunt per Last, for every Vessel they employ and load for the said Traffick, according to their Size; for which Purpose they shall be measured before their Departure from Gottenburgh, and this impost to be paid in Carolins in Specie, six Months after their Return; and the Company shall also pay for the Goods they shall bring from the East-Indies, Two Dalers Silbermunt per Last, in Lieu of the City Duties. The Company may fit out what Number of Ships they think proper, on Condition that they be bought or built in Sweden, and furnished there with all the necessary Materials, provided such Ships and Materials are to be had there; but if not, the Company has Liberty to procure them where most convenient, only to regard benefiting the Fabricks, Products, and Manufactures of Sweden all posible. The faid Ships shall carry the Swedish Merchant Colours, and be provided with Commissions signed by his Majesty, and Passports from Algiers. The Company may employ in their Trade what Funds they judge convenient, and raife them either by Subscription, or otherwise, as they think proper; they may also put aboard their Vessels what Guns and Ammunition they shall want; all Sorts of Merchandize and Products; Silver coined, or otherwife, excepting the Species of the Country, bearing the Arms of his Majesty and Sweden; and in like Manner may bring back, unload, and fell, whatever Goods they will. The Ships shall not be stopt from Sailing, or hindered coming into Port on their Return, on any Pretext whatsoever. The Wood and Materials which the said Company shall transport from one Part of Sweden to another, or from any foreign Place, for the Construction or Resisting of their Ships, shall be exempt from all Duties, as their necessary Provisions and Stores shall be; provided that after their Declaration at the Custembouse, and put under Lock and Key in the Company's Warehouses, till the Time of their embarking, they pay the Customhouse oneeighth per Cent. Recognition. But for the Products and Fruits of Sweden, wherewith the Ships may be loaden for India, they shall pay the customary Duties, according to the Tariff, as also those of the City. The stopping of the Goods brought home, on carrying from the Ships to the Magazines, or from one City to another, is prohibited, after Payment of those before stipulated to the King. The Captains shall, for the Discipline of their Sailors and Soldiers, have the same Authority, as Commanders of the King's Ships, though they shall conform to the Company's Instructions in every Particular relative to their Navigation and Trade, provided they are in nothing contradictory to this present Grant. None of the Equipage of the said Ship shall be forced into the King's Service, nor that of any other whatfoever: But it is not permitted to employ other Soldiers or Sailors who have deferted his Majesty's Service. They have a Faculty to arrest (by the Magistracy of the Place) all Soldiers or Sailors who shall have run away, before the Time clapfed, that they had engaged for. The Ships having delivered, and him fo fa-

ndered the hat any of

ition, it is

lebrated for

) her Sub-

had not acgives the faid ape of Goodfifteen Years,

her European

8 Trade shall

ompany shall Dalers Silber-Traffick, ac-

d before their in Specie, fix he Goods they in Lieu of the

hey think profurnished there

are to be had

here most confanufactures of rchant Colours.

Paffports from

hey judge cony think proper :

ition they shall serwise, exceptnd Sweden; and they will. The

rt on their Re-

h the faid Com-

om any foreign exempt from all

that after their

the Company's

stomhouse one-

Sweden, where-

stomary Duties,

g of the Goods r from one City

d to the King. have the fame I conform to the

tion and Trade,

t. None of the

ee, nor that of oldiers or Sailors

to arrest (by the

delivered, and

t a Colony, there Chrich; and no Afia or Amea Company, whose chief tertain Parts

fold their homeward-bound Cargoes, the Purchafers shall pay no Export or any other Duties, whether they send the Goods to some other Port in Sweden, or directly to a foreign o..., except one-eighteenth per Cent. called Recognition. The Direction of the Company shall always consist of at least three Persons of Experience and Probity, who are to be either born or naturalized in Sweden, and Residents there; and the said Company may make such Regulations as they shall judge convenient, provided they are not contradictory to the Articles of this prefent Privilege. The Company may appoint what Number of Supercargoes, Officers, Sailors, Soldiers, &c. they shall deem necessary, whether Natives or Foreigners, which latter shall enjoy the same Privileges as Swedish Subjects; or the Stock of Strangers, or others interested and engaged in the said Company, shall not be arrested on any Pretence whatsoever; and his Majesty will naturalize all such as shall apply for it, according to their Quality and Condition. If it happens that the Company, or those employed by them, be molested, ill used, or hindered in their Trade by any one, or in any Part of the World whatsoever, his Majesty grants them full Power to obtain Satisfaction, and do themselves Justice by every convenient Means, and to repulse all Violence; regarding those as Pirates and publick Enemies who offer it, his Majesty willing that the said Power be expressly inserted, in all the Commissions he shall sign; and if, contrary to all Expectation, the said Ships should be attacked or taken, his Majesty, after having examined the Injury done them, and found that they had in nothing acted contrary to the first Article of this Chapter, will grant them his Protection, and sufficient Power to obtain Justice, and an entire Indemnity, either by Way of Reprifals, or in the speediest Manner possible. All other Subjects are prohibited during the faid Term, to carry on any Trade to the East-Indies, on Penalty of his Majesty's Displeasure, and Confiscation of their Ships, Effects, &c. His Majesty promises to change or augment the Privileges contained in the present, if it shall be found necessary, for the ?romotion of the said Commerce. Given at Stockbolm at the Senate, &c.

Of the Commerce of Switzerland and Geneva.

THE Swift, so famous for their Candour, Fidelity and Bravery, are also equally celebrated for the Trade which the principal Cities of their Cantons transact with Strangers. The Situation of their Country between France, Germany and Italy, joined to the profound Peace they have always enjoyed, and to the Facility of Transportation, by means of the Rivers Rbine and Rbone that flow from their Territories, occasions their Traffick with those States, and the Low Countries, to be very considerable, especially in the Time of War, between the Powers who possess them. By the Rbone, Switzerland has a Communication with the Ocean; by the Rbone with the Mediterranean; and it may be said, that it even makes the Communication of the two Seas; since that of the Rbone may be gone up as far as Scyssel, seven Leagues from Genéva, where the Goods embarked for Morges, are transported to Yverdun, and from thence go by Water, even to Holland; there being a Canal of Communication between Morges and Yverdun begun, and which may be sinished at a small Expence.

Within Land, the Transportation of Goods from one Place to another is easily performed by Means of the Rivers with which it abounds, notwithstanding the

Mountains crofs the Country in many Places.

Switzerland is in no Lack of any Commodity necessary to the Support of Life; Wood, Corn, Wine, Cattle, Sheep (whose Wool may be employed in making Cloathing) and Flax, are here in great Abundance; so that Salt in part is their only Want; but the Tiral, Franche-Compte, and Bavaria, are forward to surnish it, so that this Article is not an Object of Commerce, being one of the Revenues of the State, who alone manage this Business, and sell this Commodity at a very moderate Price: Sometime since a Mine of Rock Salt was discovered near Aigle in the Canton of Berne, on the Frontiers of Valay; but this, at most, can only furnish one-third of what is necessary for the Country of Vaud.

France furnishes towards the general Imports of this Country, Salt from Franche-Compre; Wine from Burgundy; Gold, Silver and Silk Manufactures from Lyons, and many light Woollen Stuffs, made in the Provinces bordering on the Can-

It has from Germany all Sorts of Mercery, and particularly from Nuremburg a

great Quantity of Hard Ware; and Hides from Francfort.

Italy, especially Piedmont, sends it ordinary Silka, Organzines, and Fleurets fpun, unipun, or raw. And Holland supplies it with Cloth, Serges, Flannels, Callimancoes, painted Linens, Muslins, Cambricks, Cotton, Ivory, Dying and Medicinal Drugs, Spice, Tea, Chocolate, Whalebone, Ruffia Hides, and India

If we examine what Switzerland imports from foreign Parts, especially from France, it will be found, that it is Luxury more than Necessity obliges it to have Recourse there; so that some Cantons, convinced of this Truth, and perfuaded that good Magistrates ought to endeavour as much as is dependant on them to eradicate this Vice, have enacted fumptuary Laws, prohibiting Jewels, and the Use of all Gold and Silver in their Furniture, or on their Cloths; Silks of an excessive Price, and even the Entry of foreign Wine, is very severely forbidden in the Canton of Berne, which Laws are regarded as a Means to hinder the Coin

from going out of the Country.

The Commodities which either the Growth or Manufactures of Switzerland produce, are various, according to the different Genius of the Natives in their respective Situations, which I shall describe, and begin first with Zurick, Capital of the chief Canton, which is feated on a fine Lake very abundant in Fish, from whence the Limmat flows, that divides the City in two Parts, whose Communication is by two fine Wooden Bridges. Although Zurick has but few Bailiages, it is one of the richest Cantons by the Trade and Fabricks which its Inhabitants have attracted and fet up among them, and which have flourished beyond their most fanguine Expectation. It is certain, that the Zurickers have a Genius that qualifies them for Imitation, and the Peafant a Patience and Attachment to Labour, which affifts them marvelloufly in it; and as they work cheap, it is a confiderable Advantage to them, and recommends their Goods to a ready Sale; thus, though the Merchant and Artificer gain but little, Zurick possesses great Riches, a plain Indication of the good Effects that Manufactures, and Diligence in them, produces.

Commerce is properly speaking the Business of Zurick, the particular Object of its Industry, and the determined ruling Taste; the most considerable Men of the City do not disdain to interest themselves in Trade, but apply to it with the same Diligence, as the inferior Citizens, and their great Riches never renders their Affiduity, Patience, and necessary Labour, to augment their Manufactures, and perfect their Works, irksome; this is what makes their Republick sourish,

and that has raised it to the Degree of Power it at present possess.

The Silks and Organzines, which the Zurickers buy yearly in the Trentin, Italy, and Piedmont, to twist or throw, employ a great many People, and the Sale which they afterwards have for them in England, France, Holland, and elsewhere, is very confiderable; they also employ great Quantities of Silk in their own Manufactures, wrought separately in several Stuffs, Handkerchiefs, Crapes, &c. mist with Worsted, Cotton, Thread, or Ferret; large Parcels of Cotton is also spun here, for the aforesaid Fabricks; Cotton Linen is made for Printing, as are Stockings and Handkerchiefs of the same Material, the finest being wrought into Muslins; and towards the End of the last Century, the Art of drawing Gold and Silver Wire, was introduced here.

Winterthour is a privileged City of the aforesaid Canton, whose various Manufactures have brought it into great Reputation and Trade; here are made Muslins, Cravats, Handkerchiefs, Cotton Cloth, Woollen Crapes, Callimancoes, Sattins, Damasks, and Camblets in Imitation of the English. The Cotton is spun

here, where they also dye well.

Zurzach is rendered noted for its two Fairs held here at Pentecoft and St. Verena (at the End of August) which attract a great Number of Merchants from diverse Countries: And

Schaffboufe

Of SWITZERLAND, &c.

Schaffboufe is the twelfth Canton, and the Staple for Steel, Copper, Lattin Wire in Rolls and Bands, which the Swife get from Stiria, Salzbourg, Hungary, &c. many Things are cast here, and a Variety of Works established, of Buttons, minings for Bridles, Coach Harnessea, and Cottons printed; though its Trade. different from that of Zurick, except in the aforesial Articles, as it furnishes but little to the other Cantons. It is not large, but the Soil very good and fertile in Wheat and Fruits, abundant in Pasturage, and produces excellent Wines.

Berne; for to give some Idea of the Trade of this City and Canton, which is the biggest of all, it will not be improper to represent to my Reader its Fertility in

Grain, Wine, Pasturage, Rock Salt, and Iron Mines.

The Commerce of Horses and other Cattle brings in here large Sums of Money; that of Grain is a principal Article; the White Wines of the Coast and the Vaud are very much esteemed; of which the Cantons of Fribourg, and Soleure, consume a great deal. Its Manufactures consist in the spinning of Silk Ferret, which employs more than four thousand Persons; in Linens and Hempen Cloths of Al Sorts, Dimities, Cotton Cloth for printing, Silk Stuffs, and others with Silk and Cotton, Flannels, Cotton and Wool, Cotton and Thread, Silk, Worsted, Cotton, and Thread Stockings, Ferrets, Tapes, and fine Paper. The greatest Part of these Manufactures owe their Establishment to the French, who in the Capital found an Asylum from their Persecution, and Succours beyond their Hopes. The Ferret and Thread find a Vent in France, Germany, and the other Parts of Switzerland; the Linens and Table-cloths (of which here is made a prodigious Quantity) sell in England, France, Spain and America; these being the sinest and best of any wrought in all the Cantons. The Dimities are very like those of Holland and Flanders; many of the Cotton Cloths are printed in several Fabricks, as well in the City, as other Places of the Canton, and the rest are sold for the same Use, to Geneva, Neuschatel, Morat and Bale.

The Stocking Weavers get their Wools from Leipzig, which they have spun in the Manner as to make Stockings of two, three, and four Threads, sold chiefly in Italy, where their Beauty and Goodness has brought this Fabrick into great Esteem. The Silks manufactured here serve principally for the Consumption of the Cantons, among which it stands the second in Rank, though in Bigness it is one-third of the whole. It has many considerable Towns and Places subject to it, where diverse Manufactures are established, or some Trade carried on; the

chief of which I shall just mention.

Bourgdorff is a Town engaged in a pretty confiderable Traffick with Linen, Thread and Hemp. Its Markets are frequent, and it abounds in Whitsters, having besides several good Fabricks of Cutlery Ware.

Langtall, is a large Village, famous for its Sales of Linens, Thread, Hemp and Flax. The Swift Merchants make very confiderable Purchases here of Linens (as

they come out of the Looms) Tape and Laces.

Araci, a fine Town feated on the Aar, has fome Manusactures of Worsted Sattins and Camblets, knit Stockings, Cotton Handkerchies, Cutlery Ware, and Horn Combs. Hides and Skins are also prepared here for various Uses; and its Neighbourhood surnishes a Quantity of Hempen and Cotton Cloth.

Lintzbourg, a Town in the Neighbourhood of Arau, is fituated on a little River, and has a Manufactory for printing Linens; Cotton is fpun here, and a large Quantity of Cloth made of that Commodity in this Bailiwick, which is one of the richest, and the most considerable in the Canton; where is also a Fabrick of

Hats, and Woollen knit Stockings.

Zoffingue is a tolerable large Town with many Privileges, and furnishes Trade with several Articles from its Fabricks, such as Flannels, Silk Ribbons and Ferrets, various Sorts of Cloth made with Cotton, and Wool, separate and mixt; Cutlery Ware; and here are also very good Linen Printers and Dyers.

Cutlery Ware; and here are also very good Linen Printers and Dyers.

Bruck, a Town on the Aar, is one of the great Passes for Goods both by Land and Water: the River here is very deep, and shut in above the Town among Rocks, that renders its Course extremely rapid, forming an Elbow called the Fall of Bruck, which was formerly esteemed very dangerous, but now the Boatmen to F

beyond their Genius that ment to La-, it is a cony Sale; thus, great Riches, ance in them,

the Can-

uremburg a

d Fleurets

Flannels, Dying and

and India

cially from

bliges it to

n, and perant on them els, and the

Silks of an

y forbidden er the Coin

Switzerland ives in their rick, Capital Fish, from

Communicaw Bailiages, Inhabitants

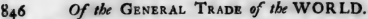
icular Object rable Men of o it with the never renders lanufactures, lick flourish,

rentin, Italy, e Sale which elsewhere, is own Manues, &c. mixt is also spun ting, as are wrought into ng Gold and

rious Manumade Musancoes, Satotton is spun

cost and St.

Schaffboufe



do not regard it as such: In the Town and Neighbourhood some Woollen Stockings are knit, and here are also several Looms for weaving them.

Besides the Towns dependant on Bern aforementioned, seated in the Country of Allemand, there are others in the Country of Vaud; the most noted of which

fhall now add.

Laufanne, the Capital Place of the Vaudois, near the Lake Leman, is more celebrated for the Mobility who reside here, and for the Learned, who have adorned and fill adorn its Academy, than for the Extent of its Trade. There are the few Parts, that in equal Limits enclose so much Gentry: And Commerce would flourish here, as it is one of the finest and most fertile Countries in Europe, if the Nobility had not imbibed the sale Notion, of its being derogatory to their Honour.

At this Place however are made some Ratines, wove Stockings, fine Earthen and Delft Ware; but above all the Booksellers Trade, and Printers Art, flourishes

here in a great Degree, and is daily improved.

Ouchy, on the Borders of the Lake, half a League from Lausanne, and which ferves for its Port, is the Landing Place for Goods coming from Milan and Valais, by Vevay. Here are Halls built purely for the Reception of Merchandize, which

may also be brought here from Geneva, if destined for Switzerland.

Vevay, a pleasant Town, seated on the Lake Leman, half a League from the Alps, maintains an extensive Commerce with Valoic, Savoy, Piedmont, and the Milanese, from whence it gets a great deal of Rice. This is the Staple of the Merchandizes that come from these Countries, or that Switzerland sends thither; here is a Fabrick of Hats, Wireless Stockings, and some Works of Horology. Its Fairs are very frequent by the Resort of Savoyara. Valuisans, and Montagnards, and are above all considerable for the Sale of Cheese, from whence Geneva and Lyons are partly supplied. Vevay is at present rich and populous, and its Inhabitants enjoy the Franchise in France granted to the Swift Nation; in its Neighbourhood are Quarries of fine Marble, and they have established there Water Saws, which greatly facilitate the Works, so that six may operate at the same Time on one Block, which has put the Undertakers in a Condition to surnish very cheap Marble for inlaying Porticos and Halls according to the Modern Taste, and also to compose Chimney Pieces, &c. which they do in a very grand Manner.

and also to compose Chimney Pieces, &c. which they do in a very grand Manner.

Morges, a Town also situated on the Borders of the said Lake, two Leagues from Lausanne, is well built, and has a good inclosed Port. This is the Recepticle of Goods from diverse Countries, that arrive here by Water and Land; the Genevan Barks transport here weekly the Merchandize that the Swiss get from Italy, Piedmont, Savoy, Daupbiny, Lyons, Languedoc, Provence, and Bourdeaux, (by the Canal of Languedoc) and reload those which are arrived from England, Holland, the North, Germany, and Switzerland, destined for Geneva, Piedmont,

Italy, Spain, and the Soutbern Provinces of France.

Nyon, built in the same Manner as the two preceding Places on the Banks of the Lake Leman, is a great Pass for Goods that this Town, Valais, and the Milanese, export from several Provinces of France. Its Soil is as proper for Vines, as that Part of the Country of Vaud, bordering on the said Lake, which produce those good Wines on the Coast and Vaud, that are so much esteemed; of which the Trade of these latter in Switzerland, and those of the Coast in foreign Countries is very considerable.

Copet, a Small Town two Leagues from Geneva, is noted for Clockwork, and

its large Fishery.

Yverdon, a very agreeable Town, on the western Extremity of the Lake of Neuschatel, is a considerable Staple, or Deposit for Wine, Salt from Roche and Savoy, and other Merchandize, for whose Reception here are large Halls built, which serve for no other Purpose. Its chief Trade however is that of Wine, and Delft Ware made here.

Avenches, on a Hill near the Lake Morat, was the Capital of the Country of the Helvetians; it has a most delightful Situation, and here are found some good Remains of Antiquity. It is a great Pass, and some Years since, the Natives have made some Plantations of Tobacco, which, with those of Payerne, and its Neighbourhood, very near surnish a Sufficiency for the Canton's Consumption,

3

LD. e Woollen

he Country ed of which

an, is more
who have
ade. There
d Commerce
es in Europe,
tory to their

fine Earthen art, flourishes

e, and which m and *Valais*, ndize, which

gue from the ont, and the Staple of the lends thither; Horology. I:s Montagnards, ce Geneva and and its Inhain its Neighthere Water e at the same to furnish very Modern Tafte, grand Manner. two Leagues is the Recepnd Land; the Swifs get from nd Bourdeaux, from England, va, Piedmont,

the Banks of and the Miper for Vines, which produce ed; of which foreign Coun-

ckwork, and

the Lake of Roche and Sa-Halls built, hat of Wine,

e Country of d fome good the Natives erne, and its confumption, and

Of SWITZERLAND, &c.

and produce a confiderable Revenue to the Inhabitants, whose Soil being very fertile, is likewise abundant in Grains and Fruits.

Payerne, a Town of the Country of Vaud, seated on the Broie, between Avenches and Moudon, is a very great Pass. Its Territory is very fertile in Grain and Fruits, and here are fine Plantations of Tobacco, out of which the Inhabitants prepare the Rappee, after the Scores of Clerac, which is in Esteem both at Home and Abroad.

Moudon is an ancienc Town built on the aforefaid River Brois, fruitful in Corn, and a very confiderable Pass for Merchandize by Land.

Moret, fituated on the Lake of the same Name, is the Staple for all the Wine of the Country of Vaud, sent to Rerne, and a great Pass for Goods, both by Land and Water. Linens are printed here, and the Town is dependant on Berne and Fribourg.

Granson, seated on the Borders of the Lake of Neuschatel, at a League from Yverden, is also under the Dominion of Berne and Friburg, and is the Staple of Salt from Franche-Compte for Switzerland, in whose Neighbourhood is a good Paper Fabrick at a Place called La Mothe.

Lucerne is a Town built to the North of the Lake, at the Part where the Russiffues, which enters the Aar, below Bruck, in its Way to the Rbine; here are diverse Manufactories of Hempen, Flaxen and Cotton Cloths, Fustians, Cotelines, woollen knit Stockings, and spinning of Cotton throughout all the Canton, which abounds in Grain and Pasturage. It also breeds large herds of Cattle, with which the Natives drive a great Trade, as they do in Cheese for the Milanese, from whence the Swifi receive in Return large Parcels of Rice.

This Town has an advantageous and convenient Situation, as being on the grand Rout to Italy, by way of Monte St. Godard. And the Goods which have croffed the Alps are transported from hence, by the Lake and River Russ, to the Rhine, which conveys them to the Ocean. The small Cantons that want Corn, provide themselves here with great Facility, the Lake washing those of Uri, Schwitz, and Underwald.

Uri is a Canton in the Vallies of the high Alps, and abounds in excellent Pastures; its principal Revenue consists in Cattle, and its Cheese finds a ready Sale in Lombardy. At Altors, a chief Borough of the Canton, is established a Fabrick for cutting and polishing Crystal, of which here are very fine Mines, and the Canton produces several Sorts of Linen for various Uses.

Schwitz; in this Canton are made Linens of Hemp and Flax, but Cattle and

Cheese are the two great Branches of their Trade.

Underwald has a Revenue and Trade fimilar to the last mentioned, with the Addition that here the Natives spin the Thread they use in manufacturing their Linen.

Zug is one of the most agreeable of the small Cantons, and its principal City with the same Name is well built, standing on the Lake called also Zug. The Country produces Corn, Wine, a great many Chesnuts, and has excellent Pastures; besides which here are Manusactures of Linen and Woollen Stuffs.

Glaris, the Capital Town of the Canton, furnishes green Cheeses, renowned for their Goodness and Medicinal Virtues, given them by a certain inserted Herb, which also produces their Colour, and they are called by the Inhabitants Schabziguer. Its Slate Quarries are reputed the finest in Europe, and furnish the Tops of Tables of a surprizing Bigness. This Canton is rich in Cattle, and the Inhabitants very laborious; here is a great Deal of Cotton spun, Part sold, and the Remainder employed in the Manusactury of Switzerland; and some Linens and Stuffs are made here according to the Custom of the Country.

Bafil is a City built on the Rbine, which divides it into two unequal Parts; it is one of the most considerable of Switzerland, although properly out of it, and drives a Trade unequalled by any in that Country. Its Situation procures it the Passage of the Goods that come from England, Holland, the North, and Germany for the Cantons and Geneva, and for those which the Swiss and Genevants fend to those Countries: the Trade of the Wools of Germany and Poland; that of Cloth and other Stuffs, Drugs and Spiceries, Metals and Furrs, is very considerable here, as are the Engagements in Exchanges: The Activity and Pene-

tration

tration of its Inhabitants have long fince rendered it noted for Trade, particularly for Linens, whose Fabricks are in a flourishing Condition. It has also several Manusathures of flowered Ribbons, which employ a great Number of Workmen, and are spread through Germany, Silesa, Hungary, and Bobemia. The Fabricks of wove Stockings, Silk, ditto and Worsted, set a great Number of Looms to work, whose Products are sent very distant to be disposed of. The Manusathure in Imitation of Chints is brought to great Perfection, and does not only supply the neighbouring Merchants, but many others much farther off. The Paper of this City has been long noted for its Goodness; and here are Letter Founders, not only of the Characters of the living Languages, but also of Greek and all the Orienal Tongues, which are used all over Switzerland, in France, Germany, and essewhere; Printing is likewise a considerable Part of the Business of the Inhabitants; among whom are also found Gold Beaters, very expert in their Art; Fabricks of Tobacco, excellent Dyers both of Silk and Wool, Whitsters,

St. Gall is a large fine City feated two Leagues from the Lake Conflance, in a narrow barren Valley, whose Soil produces nothing but Grass, notwithstanding which, most of the Inhabitants are rich, at least very few of them streightened in their Circumstances; their Wealth flowing in with their great Trade, which chiefly consists in Linen, whose Consumption is very extraordinary all over Switzerland, and abroad. This Business is so considerable as to place the Weavers in some respects on a Level with the Nobility; as they with the Gentry make the first of the twelve Tribes, of which this City is composed. The Manusactures of Woollen Stuffs are here also in a flourishing Condition; besides which, this City being so near the aforementioned Lake, and on the Road from Germany to Italy, it serves as a Channel of Communication between them; and its Halls are the Warehouses for Goods that go and come.

Fribourg is a pretty large City, and Capital of the Canton bearing the same Name, seated on the River Sane. Its Factories are extensive, and the Country very sine, being, next to Lucerne, the most powerful of the Roman Catholick Cantons; the Goodness of its Pastures, and the Fertility of its Soil, yield a very considerable Income to the Inhabitants, whereby they are placed at Ease, and are not so laborious as their Neighbours; so that with the Exception of the Cheese Trade, they bring little to it, besides a sew Hempen Linens, and some state made here. There is a Fabrick of Paper in the Neighbourhood, and a Printing-Office in the City.

Gruiere, is a small Town in the Canton of Fribourg, noted for its excellent Cheeses in all Europe; and of which the Trade is so very considerable, as to induce several Merchants of this Canton to settle Houses at Lyons, for negociating their Sales.

Soleurre, the capital City of the Canton with the same Name, has very sine Fortifications, and is seated in a Country extremely pleasant; the Aar dividing the City into two unequal Parts. It serves as a Deposite of the Goods imported to Switzerland, by Way of Schaffbouse and Basil, and which are loaded for Yverdon by the Lake of Bienne. At Olten, a small Town on the Aar, and dependent on Soleurre, besides other Parts of the Canton, are made a Quantity of Woollen knit Stockings, and some Hats, and Cutlery Ware.

Apenzel is the principal Town of the Canton named therefrom, which is very rich in Meadows and Pasturage, fitly adapted to the Breeding of many Cattle, in which this Territory abounds; they also grow here a great deal of Hemp and Flax, which serves the Inhabitants for a Winter's Employ in making Linens, fold afterwards to St. Gall, but little distant herefrom.

Bienne, a Town fituated at fome Distance above the Lake of this Name, between Soleurre and Neufchatel, Dependant on the Bishop of Basil, carries on a great Trade in Deal Boards, commonly twenty-two or twenty-four Feet long, as also in other Wood for Building; here are also made Variety of Ribbons and Ferrets, and it has good Tanneries, and fine Earth for Delst Ware.

Porentree, a City and Castle serving for the Residence of the Pishop of Basil, where is made fine Earthen Ware, Gloves, and Woollen Stockings knit and milled.

Mulbausen,

particu-also seveof Work-The Faof Looms e Manunot only off. The are Letter of Greek n France, Butiness of rt in their

ance, in a thstanding reightened ide, which over Swit-Weavers in make the , this City ny to Italy,

Whitsters.

g the same e Country Catholick ield a very fe, and are the Cheefe Hats made ting-Office

ts excellent , as to innegociating s very fine

ar dividing s imported for Yverdependant of Woollen

ich is very Cattle, in Hemp and g Linens,

e, between on a great , as also in errets, and

p of Bafil, knit and

Mulbausen,

Mulbausen is built on the River Ill, five Leagues from Basil, and allied with the Swift. It is seated in a very sertile Plain; abundant in Grain and Wine, having more than fixty Manufactures of Cloth and Druggets; here is also made a Quantity of Woollen knit and coarse Silk wove Stockings, and Blankets; besides which, the Place affords very good Dyers and Tanners, who have sufficient Occupation in their different Employs.

Neufchatel, is a Swift City, Capital of the Principality of this Name; it is feated on the Borders of a Lake, which communicates with those of Morat and Bienne, and discharges itself that Way, into the Aar and the Rhine, which extremely facilitates its Trade, not only with the rest of Switzerland, but also with Germany and Holland, for which Places Vessels depart twice a Year with Goods and Passengers; it is a very pleasant Voyage, and is generally performed in fifteen Days. All the Subjects of this Sovereignty are exempt from Tolls, Imposts, and other Duties, as well for the Goods they bring in, as those they export on their own Accounts, neither are they obliged to declare the Contents of their Bales, or Cases, at entering, or going out, when the Merchandize belongs to them. Here are three free Fairs in the Year, at which the Merchants pay no Customs on Imports, and but a Trifle on Extracts. Their Trade is pretty extensive, and here are Magazines, where Traders of the neighbouring Places may purchase the various Commodities from *India*, England, Holland, France, and Germany, at reast nable

The chief Fabricks of the Country are printed Cottons (in Imitation of Chints) pushed to a great Degree of Perfection, the Beauty and Vivacity of the Colours, equalling those of the best Asiatick Performances; here are also manufactured Thread and Cotton Stockings, of which a great Consumption is made in Italy, France, Spain, Portugal, the American Isles, and even in Holland, notwithstanding the fine Fabricks of Harlem, the Dutch Merchants having distinguished the Goodness of the Thread and Work, besides a considerable Difference in Price. The Glovers Trade has been long in Repute, and the Thread is spun finer here than in Holland, to above the Value of forty-five Shillings Sterling per Pound Dif-ference. The Manufacture of Lace is spread through the whole Canton; the common Sort are wrought in great Quantities in the Mountains, and a prodigious Sale is made of them abroad; in the City, the Perfection of this Commodity is pushed to a Degree of Equality with those of Flanders for Beauty, and to surpass them a great deal in Quality; here are also made Linens and Tapes, and the Cham is of Neufchatel, is in great Esteem, it being sent to Italy, France and Germany

The Village of Serrieres, Dependant on this City, and which on Account of its Proximity might be regarded as one of its Suburbs, is confiderable for the many Wheels which the little River bearing its Name turns, without ever having the least Interruption from the roughest Winters, or driest Summers, among which are grinding Mills, Saws, Polishers, Forges, Founderies, and Battery Works, for Copper, Iron, and Paper; here are also made Variety of Hard Ware, but the Iron Wire and Cards of this Place, are (above all) in great Esteem.

The Medicinal and Vulnerary Herbs found here in great Abundance, its vast Herds of Cattle and Plenty of Corn and Wine, with every other Necessary of

Life, proclaims the Fertility of the Country, in which a Residence is rendered still more agreeable by the Wholsomeness of the Laws, which secures the Property and Liberty of the Subject.

Of Geneva.

THIS City is celebrated for its Antiquity, for its advantageous Situation, for the Number of its lahabitants, and particularly for its great Trade, which however was yet much more confiderable before the Removal of its Fairs to Lyons. It is seated in one of the delightfullest Countries of Europe, at the Extremity of the Lake bearing its Name; and which facilitates a Commerce, that the Industry of its Inhabitants has rendered very extensive. In respect of whose. interior Part, this City may (with proper Limitations) be regarded as one of the Storehouses of France, a Part of Germany, Switzerland, Piedmont and Italy, which Countries it supplies with all Sorts of Linens, Muslins, Chints, Drugs, Spice, English, Prench and Dutch Cloths, Porcelanes, Tea, Hard Ware from Germany and Forest, Scythes, Sickles, Iron and Lattin Wire, Gold and Silver Galloons and Laces, Stockings, Hats, Jewels true and false, all Sorts of Clockwork, Variety of Files, Steel of its own Growth and from Germany, Tin, wrought Copper, and Books on all Subjects.

Independant of which Traffick, the diligent Inhabitants have carried it to the most remote Countries, by interesting themselves in Voyages to America, and the Isles; but I shall add a short Detail of what I have said above of their Products and Manufactures, as due to a City numbered among the most celebrated ones of

Furabe

Its Territories, though they are not the most fertile, do nevertheless yield excellent Corn, and Wine both white and red of a good Quality; it has also Patures sufficient for the breeding and Support of its Cattle, and the Rhose furnishes it with Trout, of which some of above thirty Pounds Weight are exported, and carried even as far as Paris.

Horologery is however the most considerable Manufacture, which alone easily subsists near a quarter Part of the Men, Women, and Children dwelling here, who are all profitably employed in the different Branches of this Art, and have brought

it to fuch Perfection, as to yield, I believe, only to England in it.

Gilding is also in a flourishing Condition here, where Silver Wire is drawn Gilt, as also with the deceitful Appearance of its being so made only by smoaking, Gold and Silver Galloons, and Laces are made of all Sorts and Qualities, Embroideries of Silk in Variety of Shades and Colours, all of which are sent into Germany, Italy, Portugal, Spain, and from thence to the Indies.

Germany, Italy, Portugal, Spain, and from thence to the Indies.

Another very confiderable Fabrick, is that of painted Linens in Imitation of those performed by the English and Dutch; which for Beauty of Delign, and Viva-

city of Colours, are only inferior to those of the said two Nations.

The Bibliothecal and Printing Business is also very great here, and a material Object of Trade, as the Liberty of the Press extends to all Sorts of Works, provided they contain nothing against Religion in general, Princes, and good Morals, so that no Objection is made against Printing the Writings of the Romanists against Protestantism, but it is performed with the greatest Exactness and Fidelity; and besides the Books printed here, the Libraries are afforted with all those that daily appear in France, Italy, Holland, and Germany.

appear in France, Italy, Holland, and Germany.

There is no Place of its Size, where more Jewels are composed, both true and false, than here; and in general there reigns in this Sort of Work so good a Taste, that the Trade which it attracts, cannot but engage the ingenious Artist,

to maintain the Reputation he has already acquired.

The Fabrick of Silk Stockings goes improving, and is got into some Reputation, as is that of Velvets; and I should do Injustice to the Arts, and those who excercise them, should I pass them over in Silence, as here are Machinists, Engravers, Designers, and Mathematical Instrument Makers, who practise all these Employs with Success and Credit; not forgetting those celebrated Medallists (Messers, Westers) who will transmit to latest Posterity, the Delicacy and Grandeur of their excellent Burin.

I shall finish this Article with the Description of two Manusactures lately established in the Country of *Dardagny*, dependant on the Sovereignty of *Geneva*. Of which the first is a Fabrick of Steel in Bars of any Size, that equals in Quality most others made elsewhere, and which has for Offspring a Manusacture of

Files and Rasps of all Sorts and Sizes.

The other is a Fabrick of Copper, producing all Affortments that can be defired in this Commodity, such as Bands, Cups of all Sizes, Plates, Chaldrons, and an Alloy of Metals for all Uses, and this on cheaper Terms than elsewhere.

The Correspondence between the Merchants of this City, and those of Marfeilles and Amsterdam, and the little Way there is by Land, for the Transportation of their Goods to the Rhine and Rhosne, facilitates that of the two Seas, so that there is hardly a Place, howsoever distant, where the other Nations of Europe fend their Ships, that some of the Genevans are not seen as Partners, or Principals in the Voyage.

many and nd Laces, of Files, and Books

l it to the and the Products ed ones of

s yield exs also Pae furnishes orted, and

lone easily here, who ve brought

e is drawn by fmoak-Qualities, re fent into

mitation of and Viva-

a material forks, propod Morals, miss against delity; and that daily

th true and to good a ious Artist,

ne Reputal those who ists, Engral these Emists (Messrs. eur of their

lately estaof Geneva. als in Quanusacture of

can be dealdrons, and here. ofe of Mar-

Fransportawo Seas, so as of Europe r Principals

Having

Having now finished the descriptive Part of my Work, I proceed to give an Account of the Weights, Measures, and Coins, as my Proposals promised; and I shall begin first with those of my own Country.

THE Weights in common Use throughout Great Britain, are Troy and Avoirdupois; the former confisting of Grains, Pennyweights, Ounces, and Pounds, whereof 24 Grains make a Pennyweight, ao Pennyweights an Ounce, and 12 Ounces a Pound, by which Bread (in Corporation Towns only) Gold, Silver, and Apothecaries Medicines are weighed; and to this Weight Corn Measures are reduceable, as 8 lb. Troy makes a Gallon, 16 lb. a Peck, and confequently 64 lb. a Bushel; Liquid Measures are also dependant on it, as their Concavities correspond in their different Sizes thereto, from a Pint confissing of 12 Ounces (or a Pound) up to a Tun, containing 252 Gallons, and weighing 2016 lb. or 1890 lb. Avoirdupois; 2 Pints make a Quart, 4 Quarts a Gallon (containing 231 Cubical Inches) 63 Gallons a Hogshead, 42 a Tierce, 126 a Pipe, and 252 a Tun of Brandy, Cyder, Wine, &c.

Refiners and Jewellers also make Use of this Weight in Part; the former calling their smallest Fractions Blanks, of which 24 make a Perit, 20 Perits a Droite, 20 Droites a Mite, 20 Mites a Grain, and then as above. The Jewellers divide the Ounce into 152 Parts, or Carats, and these into Grains, whereof four make a Carat.

By Avoirdupoise Weight, all Gross Goods and Base Metals are weighed, such as Grocery, Rosin, Pitch, Tallow, Soap, Butter, Cheese, Iron, Lead, Copper, Allum, &c. its component Parts are Drams, Ounces, &c. of which 16 Drams make an Ounce, 16 Ounces a Pound, 28 Pound a Quarter of a Hundred Weight, or 112 Pounds, and 20 Hundred Weight or 2240 Pound a Tun; but besides this Hundred Weight there is another called the Stannery Hundred, by which Tin, &c. is weighed to the King. The Avoirdupois Ounce is lighter than the Troy Ounce, by near a twelfth Part, 51 Ounces Troy being equal to 56 Avoirdupois; but the Avoirdupois Pound is heavier than the Troy, 17 Pound of this latter being equal to 14 Pound of the other.

Wool is generally fold by the Tod, or Clove, allowing 7 Pounds to the Clove, 14 Pounds to the Stone, 28 Pounds to the Tod, 128 Pounds to the Wey, 364 Pounds to the Sack, and 4368 Pounds to the Last.

Lead is bought by the Fodder, which at London, Newcastle, &c. weighs 19: Hundred Weight of 112 Pounds; but at Hull 19: Stannery Hundred of 120 Pounds; and at Chester, &c. it is still different.

Pounds; and at Chester, &c. it is still different.

In Essex, Butter and Cheese are weighed by the Clove (or half Stone) being 8 Pounds, of which 32, or 256 Pound is a Wey; but in Suffolk 42 Cloves or 336 Pounds are allowed to the Wey. Of Butter a Firkin must weigh 56 Pounds, and that of Soap 60 Pounds, and 4 Firkins of either make a Barrel.

A Stone of Beef at London is 8 Pounds, but in the Country it is commonly 14

A Stone of Beef at London is 8 Pounds, but in the Country it is commonly 14 Pounds; Horfe-Racers also reckon 14 Pounds to the Stone; and it is the same with Iron, Shot, or Wool; double the Quantity of Iron and Shot being called a Quarter, though a Stone of Sugar, Cinnamon, Nutmegs, Pepper or Allum, is but 13 the Pound.

A Faggot of Steel is 120 Pound, and a Burden of Gad Steel 180 Pounds. A Barrel of Gunpowder is 100 Pound, and 24 Barrels make a Laft. A Seam of Glassis 24 Stone, (of 5 Pounds each) or 120 Pounds. A Truss of Hay 56 Pounds, and a Load or Tun of it 36 Trusses.

Raw Silk is fold here by the Pound of 24 Ounces, or more properly one Pound and a half Avoirdupois; but Organeines, Trames, &c. by the common Pound of 16

In France, Holland, and most other Places of Europe, the Pound is termed Mark Weight, by reason that 2 Marks of 8 Ounces compose it, so that in all Places where this Pound is used, it consists of 16 Ounces, as with us; and as most Authors who have culculated the Correspondency of these different Weights,

have taken those of Paris for a Standard, I shall follow their Example, as it is easy to reduce any not mentioned in the following Table by the Rule of Three, and I shall only take Notice of such as are not inserted therein, or that make use of more Weights than one.

Coningsberg reckon their Weights by Schipponds, confisting of 400 lb. divided into 10 Steens of 40 lb. each, 100 lb. of Paris makes 125 lb. of Coningsberg, and 100 lb. of Coningsberg make 80 lb. of Paris, so that the French Hundred of Salt yields near 10 Lasts (which is little more than 40000 lb.) at this Place

Dantzick's Schippoud confifts of 320 lb. containing 20 Liesponds of 16 lb. each, of which 100 lb. makes 88; lb. at Paris; and on the contrary, 100 lb. of this last City makes 112; lb. at Dantzick. The Hundred of French Salt produces 11; to 12 Dantzick Lasts, (the Last of that Salt being 18 Tun) though the Last of this Commodity from Lunenbourg and Haran is only 12 Tuns.

Elbing's Weights are the fame with those of Dantzick.

Stetin's Schippond contains 180, and its Pierre 21 lb. the 110 lb. making 100 lb. of Paris. The hundred of Salt from France, yields here 10 Lasts.

Lubeck, the Schippond here is 300 lb. divided into 20 Liesponds of 15 lb. each; and 100 lb. of this Place makes 95; lb. of Paris, and 100 lb. of Paris 105 lb. of

Breflau, 100 lb. of this Place makes 80 lb. at Paris, and 100 lb. Parifian makes 125 lb. here.

Bremen's 100 lb. are reckoned equal to 97 lb. of Paris, and 100 lb. of Paris

are esteemed 103 lb. of Bremen. Naumbourg makes use of the same Weights as Leipfick, calculated in the Table. Erfort computes 100 lb. to equal 92 lb. of Paris, and that 100 lb. of Paris.

makes 108; lb. here. Berne, the 100 lb. here are computed to make 90 lb. of Paris, and the 100 lb. of Paris to make 111 lb. of these.

Cologne's 100 lb. make 96 lb. at Paris, and 100 lb. of Paris are equal to 104 lb. here.

Ghent, Bruffels, correspond exactly in Weights with Antwerp. alines,

Bruges, . Lifle, 100 lb. of this Place makes 881 lb. of Paris, and 100 lb. of Paris makes

St. Malo commonly supposed to have its Weights equal with those of Paris, though by some reckoned to be 2 per Cent. less.

Bayonne has its Weights equal with those of Paris; and at Lyons two Sorts of Weights are in Use; those of the City, by which all Species of Gross Goods are fold and whose Pound consisting of 16 Ounces only makes 14 Ounces Mark Weight: The other for Silk only, containing 15 Ounces the Mark, so that 100 lb. of Silk makes 108 lb. City Weight.

Genea, this City has five Sorts of Weights, the first called the Great Weight, used in the Customhouse; the second Cash Weights, for Plate and Coin; the third Cantaro, or the common Quintal, by which are weighed Gross Goods that are fold; the fourth called the Great Balance, by which Raw Silks are weighed; and the fifth is called the Small Balance, that serves for weighing fine Goods.

90 Rotoli or Pounds, Great Weight Cash Weight 100 Rotoli 100 Rotoli Common Weight | make 100 lb. of Paris. 144 lb. Great Balance 153 lb. Small Balance

Rome, 100 lb. of this City, makes within a Trifle 71; lb. at Paris, and 100 lb. of Paris makes 140 lb. of Rome.

At Legborn they make use of two Sorts of Weights, viz. great and small.

93 lb. great Weight? of Legborn, makes 100 lb. of Paris.

The Quintal is reckoned variously, according to the Specie of Goods fold by it, viz. the Quintal of Roman Allum, of Poorjack, dried and pickled Herrings,

۵D. ple, as it is e of Three, at make ufe

lb. divided gsberg, and dred of Salt

16 lb. each, o. of this last roduces 114 the Last of

lb. making Lasts. 15 lb. each; ris 105 lb. of

*arifia*s makes lb. of Paris

n the Table. lb. of Paris,

nd the 100 lb.

ual to 104 lb.

f Paris makes

hose of Paris,

s two Sorts of ross Goods are Ounces Mark so that 100 lb.

Great Weight, oin; the third Goods that are weighed; and Goods.

ris, and roolb.

ıd îmall.

Goods fold by kled Herrings, and falted Salmon; is fold here by that of 150 lb. The Quintal for Sugars 151 lb. and for Wool and Fish 160 lb.

Florence has the same Weights as at Legborn. Lucca has likewise two Sorts of Weights, viz.

Great Weight, of which 94⁺ Rotoli, or Pounds make 100lb. of Paris.

Small Weight, of which 141⁺ Rotoli, or Pounds make 100lb. of Paris.

Palermo in Sicily uses also two Sorts of Weights, of which,
100 Rotoli, Great Weight make a Trifle less than 141⁺ lb. of Paris.
100 lb. Small Weight

At Venice the Weights are likewise different, the Pound of the small Weight confisting only of 12 Ounces, and the Pound of the great Weight 18 14 of the same Ounces; or it is otherwise reckoned that

100 lb. great Weight makes 158 lb. fmall Weight, and 100 lb. small Weight 63+ lb. great Weight; 100 lb. great Weight making \ 05 t lb. of Paris.

And 100 lb. of Paris make at Venice 104 lb. great Weight,

Bologne, 100 lb. of this Place makes 66 lb. at Paris, and 100 lb. of Paris makes 151; lb. of Bologne.

Bergame, like Venice, has two Sorts of Weights, viz. great and small; this lat-Pergame, like Venice, has two sorts of Weights, vis. great and imall; this latter has only 12 Ounces to the Pound, and the great has 30 Ounces or 2½ small Pounds. The small serves for weighing Silk, Cochineal, Indigo, Wax, and other Drugs; and the great for Wooll, and other Groß Goods

100 lb. small Weight of Bergame, makes 59 lb. of Paris, and

100 lb. of Paris, makes 68 lb. small Weight of Bergame.

The Weights of Nables are the same with these of Bergame.

The Weights of Naples are the same with these of Bergame. Smyrna uses the Cantar, or Quintal, with its Fractions for the Weight of Goods.

The Quintal weighs 45 Oques, or Okkes, or 100 Routels.
The Batmen makes 6 Oques,

The Routel makes 180 Dragmes, The Oque 400 Ditto.

The Quintal of 100 Routels or 45 Oques as above, is equal to 114 lb. of Paris; on which Footing 100 lb. of Paris makes about 87. Routels of Smyrna.

It is reckoned that the Oque weighs a Trifle more than 2; lb. of Paris, but this is according to the Goods weighed by it.

Confiantinople has the heaviest Weights in all the Levant, though they are distinguished as at Smyrna. The Quintal confists of 45 Oques, and the Oque of 400 Dragmes, corresponding to $2\frac{\pi}{16}$ lb. of Paris.

1123 lb. of Paris, It is reckoned that the Quintal of Constantinople weighs 181 lb. of Venice, [160 lb. of Legborn.

Being divided into Rottes, Oques, Batmens, &c. as at Smyrna.

At Aleppo, they make use of diverse Sorts of Weights, viz. The Quintal, or Cantar, of 100 Rottels, each confifting of 720 Dragmes.

The Surlo, which is 27. Rottels.

The Rottel, with which most Goods are weighed containing (2s above) 720 Dragmes, which make 417 lb. of Paris.

The Rottel for weighing the Silks growing in the Neighbourhood, is of 700

Dragmes, and weighs 417 lb. of Paris.
The Rotlet for weighing Persian Silks, Legi de Burma, Ardasse, and Ardassete,

contains 680 Dragmes, and weighs $4+\frac{\pi}{2}$ lb. of Paris.

The Damassin Rottel, with which Brass, Lattin Wire, Amber, Camphire, Benzoin, Spikenard, Balm of Mecca, and Aloes Wood, are weighed, contains 600 Dragmes, and makes 3: 6 lb. of Paris.

The Ok, or Oque, weighs 400 Dragmes.

The

Of the GENERAL TRADE of the WORLD.

The Meticul, with which Pearls and Ambergreafe are weighed, is 12 Dragme.

1 lb. of Paris
1 lb. finall Weight of Venice make at Aleppo 156 98 Dragmes,
1 lb. great Weight of D'

The Quintal of Tripoli make 1. Quintal of Aleppo of 720 Dragmes.

At Seyda (the antient Siden) two Sorts of Weights are in use, viz.

The Rottel Damassin, or Damassiquin, by which all Sorts of Silks and Cotton
Thread is fold; it is reckoned 600 Dragmes, which make 3. 1b. of Paris.

And the Acres by which most of the Gross Goods are sold, equal to 4. 1b. of

Alexandria makes use of a Cantar or Quintal for the weighing of Goods, which varies according to the different Species weighed by it, as for some it confifts only of 100 Rottels, and for other, 105, 110, 112, 115, 120, 125,

130, and 133.
The Rottel Farfarin is 144 Dragmes, 100 of which Rottels are reckoned equal to 125 lb. of Legborn.

The Rottel Gerouin is 312 Dragmes.

The Okke, of Oque is 400 Dragmes.

The Cantar, or Quintal of 100 Rottels, is supposed equal to 120 lb. of Paris.

Resetto has its Weights the same as those last mentioned of Alexandria.

Grand Cairo make use of the Quintal, or Cantar of 100 Rottels, for the weighing most of its Goods, reckoned equal to 88 lb. of Paris; though a Quintal of Coffee yields 95 lb. at Amsterdam, which are (as has been observed) the same with those of Paris.

These are all, or at least the principal Places of Trade, whose Weights are not mentioned in the subsequent Table, so that I have nothing more to add on this Subject.

this Subject. The Ton igit W Hates

Brieff Secul

47.

· ilniii a . !;

to the second second

 $v_{ij} = v_{ij} = v_{ij} = v_{ij}$

and the broad of the same The second of th

and the second s

1. W . W. C. C. See 18 18 18 18 18 18 18

woff bid. A TABLE bid. A TABLE bid. also be a second by the second bid. also be a second bid.

volume C

V America III

t discrete seriale sull'ambient arrivelle seriale del discrete as est del condition del discrete

TABLE

9

be

AGREEMENT

which

WEIGHTS

9

the

PRINCIPAL

PLACES

5

Ħ

UROPE

have

with

each

other.

D. Drigme.

nd Cotton o. of *Paris*.

ds, which me it con-120, 125,

coned equal

- fatt

of Paris.

ndria.

tels, for the

is; though a

has been ob-

eight are not

. Non 1. 34.00 mg

d edg. s di . Juli' 1 4 11 110

: odl

.1 11i 44: ·' : (C.) ings di The state of

111 1 1 11 1/1 / ATABLE

 WEIGHTS, E 6.

Are equal to

0 00 4 NA 4 NOVOM

982222882779322288222889

1979 113 653 61 813 E

は、下には、 ヨ ちゅうさら 中に行うす

of Replace, Gr.
on he d'Assimation, Ferin, c.
100 lb. of Assure
100 lb. of Lynn
10 lb. of Lynn
1

Of England, Scotland, and Ireland.

Ol dustrelant, Parts. Of Antworp, or Bra-Of Reser, the Vif-Of Lynn, the Chy Weight. Of Rechells.

Other Ponguedic. Of Touloufe, and

Of Mazielles, or Pro-Of Gamons

Of Hambergb.

Of Francisch, Be.

Of Lippich, We.

Of Grmen.

Of Legborn.

Of Milas.

Of Ponice.

Of Naples.

QF Seville, Cadin, Ge Of Peringal.

> Of Liege. OF Baller

Of Sweden.

Of Denmark.

easily seen, the Agreement which the Weights of one Place have with those of another; as for Example; if it is wanted to be till make at Amsterdam, look for England, &c. in the first Column, and from thence along the Line to the Column under and, that 91 lb. 8 oz. Dutch, correspond with 100 English, and so with any other Weight sought for, and vice versa; noting, and Ounces of 16 to the Pound.

By Means of this TABLE may be eaf known how many Pounds 100 English Anglerdam, and it will there be found, that the above Calculations are in Pounds,

1 .

Of the GENERAL TRADE of the WORLD.

Mr. John Peter Ricard, having furnished us in his Book entitled, Le Negoce d'Amsterdam, and several other Authors in their different Works, with a Calculation of the Agreement, which the several Corn Measures of Europe have, with those of that City, I herewith dedicate it to my Reader's Service, in Hopes it may be useful to many of them in their seminal Negociations; but previous thereto, I shall give some Account of the Fractions of the different Measures mentioned therein, and of those that are not there inserted.

The dry Measures at Amsterdam for Corn are, The Last, containing 27 Muddes, or 36 Sacks. The Mudde, containing 4 Schepels.
The Sack, containing 3 Schepels, and Retailers still divide
The Schepel into 4 Vierdevat, and The Vierdevat into 8 Kops.

of Wheat commonly weighs from 4600 to 4800 lb. Mark Weight. TheLaft of Ryc of Barley 3200 to 3400 lb. The Last of Monnikendam, Edam, and Purmerent, is equal to that of Am-

Sterdam.

of Enkbuysen The Last of Muyden is of 22 Muddes, or 44 Sacks, and the Sack of 2 Schepels. of Naarden

The Last of Hearlem is of 38 Sacks, and the Sack of 3 Schepels; 4 Schepels making 1 Hoed of Rotterdam, and 14 Sacks, 1 Hoed of Delft.

The Last of Alkmaar is of 36 Sacks; the Hoed 4 Schepels; but the Hoed is 5-8ths bigger than that of Rotterdam.

The Last of Leyden, is of 44 Sacks, and the Sack of 8 Schepels.

The Last of Rotterdam, Delft and Schiedam, is composed of 29 Sacks, and the Sack of 3 Schepels, of which 10 2-3ds make an Hoed; (the Last of these Places being two per Cent. bigger than that of Amslerdam) and this Last for Hemp-Seed is also of 29 Sacks, and for Linseed 24 Tons or Barils.

The Last of Dors or Dordreebs is of 24 Sacks, the Sack of 8 Schapels, and 8

Sacks make 1 Hoed. All Grains are bought and fold here by the Hoed, which make 8 Barils or 32 Schepels, counting 4 Schepels to the Baril; and 3 Hoeds make I Last of Amsterdam.

The Last of Gouda, or Tergouw, is of 28 Sacks, and the Sack of 2 Schepels;

32 Schepels making 1 Hoed.

Four Hoed of Oudewater, Heusden, Gornichem, and Leerdam, make 5 Hoed of Amsterdam: 2 Hoed of Gornichem make 5 Achtendeelen, or Huitiemes, and 1 Last, and 4 Hoed, maste 5 Hoed of Delft.

Twenty-eight Achtendeelen or Huitiemes, of Afperen, make 32 Huitiemes of Rotterdam: 26 Huitiemes of Worcum, also make 32 Huitiemes of Rotterdam

The Last of Breda, for hard Grain, such as Wheat, Rye, Barley, and the like, is of 33 1-half Veertels, or Quartieres; and the Last of Oats is of 29 Veertels; 13 Veertels of hard Grain, making 1 Chapeau of Delft, and 14 Veertels of Antwerp.

Corn Measures of the Province of Utrecht.

The Last of Utrecht consists of 25 Muddes or Sacks; 6 Muddes making 5 Mouwers, and 10 1-half Muddes or Sacks, 1 Hoed of Rotterdam.

The Last of Amerfort, is of 16 Muddes, or of 64 Schepels; 6 Muddes making I Sack, or I Hoed of Rotterdam.

The Last of Montfort is of 21 Muddes, the Mudde making 2 Sacks, and the

Hoed containing 4. Huitiemes more than that of Rotterdam.

The Last of Yielstein contains 20 Muddes, each Mudde 2 Sacks, and the Hoed 3 Huitiemes more than that of Rotterdam.

The Last of Vianen is also of 22 Muddes, the Mudde of 2 Sacks, and the Hoed contains 2 Huitiemes more than that of Retterdam.

e Negoce Calcula ve, with hereto, I nentioned

Weight.

at of Am-

2 Schepels.

4 Schepels

ne Hoed is

ks, and the thefe Places Hemp-Seed

apels, and 8 loed, which and 3 Hoeds

3 Schepels;

e 5 Hoed of emes, and I

Huitiemes of otterdam. and the like, 20 Veertels ; rtels of Ant-

es making 5 Muddes ma-

cks, and the

nd the Hoed

nd the Hoed

Corn

Corn Measures in the Province of Frish.

The Last of Hearingen is of 33 Muddes, of 18 Tone or 36 Loopers, which make 2 Hoed of Retterdom. Corn Measures of the Province of Gueldre.

The Last of Ninequen is of a1 Mouwers, and that of Arnhem and Declary of a2 Mouwers, the Mouwer is 4 Schepels, and 8 Mouwers make 1 Flord of Rotterdam

The Last of Thiel consists of a: Muddes, the Hoed of Ratterdam to ag an

Achteling or Huitleme bigger.

The Last of Recreened, is of 68 Schepels, or Archtelings; 100 Veertel or Quartiers, making I Hoed of Rotterdam.

The hast of Bommel is of 6 Achtendeels; or 18 Muddes greater than that of

At Harderwyk it is reckoned that eleven Muddes make 10 of Amfterdam.

Corn Measures of the Province of Over-Yfel.

The Last of Campen contains 244 Muddes for Wheat, of which o make 1 Hoed of Rotterdam,

The Last of Zwol is of a6 Sacks, or 9 Muddes, which make 1 Hoed of Ratterdam.

The Last of Deventer is of 36 Muddes, counting 4 Schepels to the Mudde.

Corp Measures of the Province of Zeeland.

The Laft of Middlebourg is reckoned 4: Sacks and 1 Achtendeel; reckoning 2 Achtendeels to the Sack.

The Last of Viffingen or Fleffingue, and that of Veer or Terveer is of thirty Sacks.

The Last of Zirickzee, Ter-Goes, Bommene, Tertolen, Stavenes and Duryelant is

of 37; Sacks.

The Last of Semmelstyk, Dirkstand, Middlebarnes, Oeltiesplant, Pays del Utites, and La Brille, is of 38½ Sacks; but all these aforesaid Measures are reducible, and arear equal to the Last of Middlebourg, because 2½ Achtendeels make the Zeeland Sack, or the Middlebourg Sack of two Achtendeels, as above-mantioned.

Corn Measures for the Province of Brabant.

The Last of Answerp for Wheat is of 37+ Verteels or Quartieres, and that for Oass of 37. The Verteel being divided into four Mukens, and 14 Verteels making the Hoed of Ratterden.

At Bruffels 25 Sacks are reckoned for an Amforden Last of Wheat.

The Last at Maliner is of 34. Verteels, the 100 Verteels making 108 of Antwerp, and 12 Verteels making 29 Achtendeels of Delft.

The Last of Larvain is of 27 Muddes, and the Mudde of 8 Halfters.

The Last of Breda for Wheat is of 334 Veertels, and of 29 for Oats; the 13

Veertels making 18 Sacks, or 1 Hoed of Retterdam.

The Last of Stembergen is of 35 Veertels.

The Last of Bergen-op-zeom is of 63 Sisters for Wheat, and 28; for Oats.

The Last of Boisleans is of so; Mouwers, of which 8 make I Hoed of Rotterdam.

Corn Measures of Flanders. The Last of Ghent contains 56 Haldters for Wheat, and 38 for Oats; 12 Haldters making 1 Mudde, or 6 Sacks, so that each Sack is 2 Haldters, and Corn is bought and sold here by Muddes or Haldters.

The Last of Bruges is of 174 Hoed for Wheat, and 144 for Oats, which makes

one Last of Amsterdam, and one Hood of this Place yields 424 Achtendeels of Delft.

The Last of St. Omer is of 22 Regieres.

The Last of Dismude for Wheat is reckoned to be 30 Regiers, and 24 Regiers for Oats; the Regier making a Schepele of Resterdom.

The Last of Life consists of 38 Regiers for Wheat, and 30 Regiers for Oats,

the Razier making 2 Schepels of Rotterdam.

Eighteen Raziers of Dunkirk make 1 Hoed of Rotterdow; Sea Measure is 9 Raziers, which weigh 280 to 290 lb. Mark Weight each, but the Land Razier only weighs 245 lb. of the faid Weight.

Of the GENERAL TRADE of the WORLD.

At Gravelines 22 Razlers ' reckoned to the Last of Wheat, and 18; for Oats,

The Last of Leige is a Settern, and the Setter consists of 8 Muddles, the Last of Tongres for Wheat is 13 Muddles, and for Oats 14.

Corn Measures of Great-Britain and Ireland.

The Last of these Islands contains 10; Quarters; the Quarter is 8 Bushels, and each Bushel 8 Gallons, or 4 Pecks; the Last being equal to that of Amsterdam.

Corn Measures of several Places in the North.

The Last of Dantzick is equal to that of Amsterdam, it being reckoned commonly to weight 16 Schipponds of 340 lb. each, making 5440 lb. per Laft, Dant-zick Weight, for Wheat; though the Laft for Rye is only counted 15 Schipponds,

or 5100 lb.

The Last of Coning forg is also equal to that of Amflerdam, and Corn is bought and fold here by Guilders and Gros of Poland.

The Last of Riga contains 46 Loopens, which make a Last of Amsterdam; Corn fells here for Rixdollars of 3 Guilders, or 90 Gros.

The Last of Copenhagen is of 42 Tons, or 80 Scheppels, though it varies according to the different Sorts of Grain, even as far as to 96 Scheppels.

In Sweden, the Last is reckoned 23 Tuns.

The Last of Hamburgh contains go Scheppels, 12 of which Lasts make 13 of

The Last of Lubeck is 85 Scheppels, of which 95 make a Last of Amsterdam. The Last of Embden consists of 15 to Tuns. And 24 Lasts of Bremen make 23 of Amsterdam.

Corn Measures in several Parts of France.

The chief Measure for Grain, is called at Paris, and in many other Cities of that Kingdom, a Muid, which is divided into 12 Setiers, and the Setier into 12 Boiffeaux, or Bushels; the Setier for Wheat is again divided into a Mines, the Mine into 2 Minots, and the Minot into 3 Boiffeaux. The Setier of good Wheat ought to weigh from 244 to 248 lb. Mark.

The Setier Oats is divided into 24 Boisseaux, the Boisseaux into 4 Picotins,

the Picotin into 8 Demi-quarts, and the Demi-quart into a Litrons.

The Muid, or 12 Setiers of Paris, make 17 Muddes of Amsterdam, and 19 Se-

tiers the Amsterdam Last.

The Muid of Rosen contains 12 Setiers, making 14 Setiers of Paris, which Muid ought to weigh 3360 lb. Mark Weight of Wheat, as the Setier weighs about 280 lb. which is divided into 2 Mines, and the Mine into 4 Boiffeaux; 4 Muids are equal to 3 Lasts of Amsterdam, 6 Setiers making 10 Muddes, or 14 Muid an Amfterdam Laft.

The Muid of Orleans ought to weigh 600 lb. it is divided into 12 Mines, and makes 2 Setiers of Paris, 5 Boiffeaux of Bourdeaux, or 3 Muddes of Am-

The Measure for Corn used at Lyons is called an Asnée, which is divided into 6 Bichets, or Boisseaux, and makes near 11 Setier of Paris, or 37 Boisseaux of Bourdeaux; fo that 4 Asnée make 7 Muddes of Amsterdam.

8 Boisseaux of Roan make 1 Setier of Paris, or 1 Mudde of Amsterdam.

3 Asnées of Macon make 7 Muddes of Amsterdam.

5 Boisseaux of Avignon makes 4: Muddes of Amsterdam.
The Setier of Montpelier is of 2 Emines, and the Emine of 2 Quarts; the Setier weighs from 90 to 95 lb. Montpeier Weight, and 3 Setiers make 14 Muddes of Amfterdam.

The Setier of Castres in Languedoc confists of 2 Emines, the Emine of 4 Megeres, and the Megere of 4 Boisseaux; the Setier weighs near 200 lb. of this Place, which make 170 lb. Mark, so that 100 Setiers make 4 Last of Amsterdam.

38 Boiffeaux of Bourdeaux make 1 Last of Amsterdam, or 19 Setiers of Paris; the faid Boiffeaux ought to weigh from 122 to 124 lb. Mark, when the Wheat is

4. Setiers of Amiens make 1. Mudde of Amflerdam, the Setier is here divided into four Piquets, and ought to weigh 50 or 52 lb.

D. of for Outs.

4 . 1 . 1 4

lufhels, and nferdam.

oned comaft, Dant-Schipponds,

n is bought Amfterdam ;

t varies ac-

make 13 of

Amfterdam.

er Cities of tier into 12 Mines, the good Wheat

4 Picotins, and 19 Se-

aris, which tier weighs oiffeaux ; or 1+ Muid

Mines, and des of Am-

divided Into Boiffeaux of

; the Setier Muddes of

erdam.

ne of 4 Meb. of this Amsterdam.

rs of *Paris*; he Wheat is

is here di-

8 Setiers

8 Setiers of Bologne (in Picardy) make 13 Muddes of Amflerdam, and ought to weigh 270 lb. finall Weight.

12 Setiers of Calais make 18; Muddes of Amflerdam; the Setier weighs about

260 lb. 12 whereof making 13 at Paris.
10 Setiers of St. Valery, make 1 Laft
18 Mines of Dieppe, make 17 Muddes
54 Boiffeaux of Havre de Grace, make 14 Mudde

14 Boiffeaux of Amboife, make 14 Mudde 19 Setiers of Saumur, make 1 Last

14 Boilleaux of Tours, make 14 Mudde 20 Boilleaux of Bloft, make 11 Mudde

5 Boisseaux of \{ Aubeterre \\ Barbesseux\} make 1; Mudde Perigueux]

of carretter, and 1 49 Setiers of Arles, make a Last of Anifterdain, each Setier weighing 93 lb. Mark, and the Charge is reckoned 300 lb. of that Place.

of Amfterdam.

48 Setiers of Baiscuire, make a Last of Amsterdam, and the Charge here is a per-

Cent. bigger than that of Arles.

The Charge of Marfeilles, is of a Emines, the Emine of 8 Sivadiers, and the Charge is also computed at 300 lb. Marfeilles Weight, which makes it be equal to 1; Mudde of Amflerdam.

Forty-one Charges of St. Gilles, make a Last of Amsterdam; the Charge here is also of 300 lb. but heavier by 18 to 20 per Cent. than that of Artes.

Fifty-one Charges of Tarafcon, make a Last of Amsterdam; the Charge here is

likewife of 300 lb. 2 per Cens. heavier than that of Arles.

Three Emines of Toulon, makes 2 Muddes of Amsterdam; the Charge is here teckoned to confift of three Setiers, and the Setier containing 14 Emine, 3 of which make 2 Setiers of Paris.

Four Boiffeaux of Auray, make 1 Mudde make 13! Muddes of Amfterdam. The Ton of Audierne . The Ton of Breft The Ton of Morlaix

83. Boisseaux of the said Morlain have yielded at Rotterdam a Last, and 15 Sacks of 29 to the Last; on which Feoting the 83 Boisseaux make very near 14 Amfterdam Lasts.

The Ton of Hannebon and Port Louis, makes 174 Muddes of Amflerdam.

The Ton of Quimpercorantin, makes 13 Muddes of Amfterdam.

The Ton of Nantz, makes 13 Muddes of Amfterdam; it is composed of 16 Setiers, and the Setier of 16 Boisseaux: The Ton ought to weigh from 2200 to 2250 lb. heaped Measure, which is 18 or 20 per Cent. more than striken Measure.

The Ton of Rennes and St. Malo, makes 14 Muddes of Amsterdam, and ought

to weigh about 2400 lb. The Ton of St. Brieux, makes 15! Muddes of Amsterdam, and ought to weigh

The Ton of Rochelle and Marans, contains 42 Boisseaux, which makes 13 Muddes of Amfterdam.

Corn Nicasures of Spain. At Cadiz, &c. Corn is fold by Fanegas, (or Hunegas) of which 5 make an English Quarter, or 52 to the Last of Amsterdam.

In the Kingdom of Valencia, the Corn Measure is a Cahiz, consisting of 12 Barchillas, and 300 Cahizes make 25 Lasts of Amsterdam.

Corn Measures of Portugal.

216 Alquieres, or 4 Muids of Lifbon, make a Last of Amsterdam, the Muid being 54 Alquieres; though the Muid is also divided into 15 Fanegos, and the Fanego into 4 Alquiers.

The Alquiers of Oporto have always been reckoned 20 per Cent. bigger than those of Lisbon, at which Computation 180 makes an Amsterdam Last; but I find that an English Quarter commonly yields there 16 Alquiers, at which Rate only 164 go to the Last of Amsterdam.

At the Axeres Islands, belonging to the King of Portugal, and in that of St. Michael, 60 Alquiers is reckoned to the Muid, and 240 make an Amsterdam Last; though Corn transported from St. Michael to the Isle of Madeira, yields 4 Alquiers Benefit on the 60; that is, the 60 of St. Michael produce 64 at Madeira, being 64 per Cent.

Italian Corn Meafures.

Corn is fold at Genoa by the Mine, with an Exemption from Duties to the Seller, and 25 Mines are reckoned a Last of Amsterdam.

At Legborn, 40 Sacks make a Last of Amsterdam, and 2 Sacks of Wheat make the Marfeilles Charge of 300 lb. less 4 per Cent.

Wheat is sold at Venice by the Staro, or Secier, 2 Staro making one Marseilles

Charge, or 11 Mudde of Amsterdam.

This may suffice to shew the chief Corn Measures of the principal Parts in Europe, to which my Reader may have Recourse, for a more ample Explication of their different Divisions, than could conveniently be inserted in the following Table; though this contains a greater Number of Places, and shews at one Glance, the Agreement between the Measures of every City, with those of Amsterdam, Paris, and Bourdeaux; the Name of the Place being sought in the first Column, whose Measure is wanted, they being all ranged for this Purpose in an Alphabetical Order, and all trifling Fractions left out, as their Insertion would have interrupted the Regularity of the Table, without adding any Thing to the Instruction of my Reader.

A TABLE of the Agreement of diverse MEASURES with those of AMSTERDAM, PARIS, and BOURDEAUX.

Names of Places.	Different Meafur	Meafure of Ar	n- Meafure	Measure of Bourdeaux.
Abbeville	6 Setiers	7 Muddes	e Setiera	to Boiffeaux,
Agen	33 Sacks	1 Last	10	38
Atquillon	41 Sacks	1 Last	19	38
Albi	25 Setiers	I Laft	10	28
Alicant	12 Cahizes	1 Last	19	38
Alkmaer	36 Sacks	t Last	. 10	38
Amboise	14 Boiffeaux	1 Mudde	4	2
Ameryfort	16 Muddes	1 Laft	10	38
Amiens	45 Sctiers	1 - Mudde	. 1	2
Amfter dam	1 Last	27 Muddes	. 10	38
Antwerp	32; Veertels	1 Last	19	3R
Arles	49 Setiers	r Last	10 A	38
Auray le Duc	9+ Boiffeaux	1 Mudde	1 4	. 2
Arnbem	22 Mouwers	1 Last	. 19	38
Asperen	25 Sacks	1 Last	19	38
Aubeterre	3 Boiffeaux	ı‡ Mudde ;	1	2
Audierne	1 Tun	13+ Muddes	94	10
Auray	100 Boiffeaux	35 Muddes	25	50
Auxone	4 Emine	4 Muddes	21	5-
Avignon	5 Boiffeaux	4. Muddes	3	ő.
Barbefieux	5 Boiffeaux	1. Mudde	1	2
Baugenci	3. Mines	1. Mudde		2
Bayonne	36 Sacks	1 Last	19	38
Beaucaire	48 Setieres	1 Last	10	28
Beaumont	38 Sacks	1 Last .	19	38
Beauvais	1 Tun	18 Muddes	102	25÷
Bellegarde	1 Bichet	a Muddes	3.7	21
Bergerac	1 Pipe	5 Muddes	3	7
Bergen-ob-zwom	63 Sifters	Laft .	19	38
Bergen-St-Winox	13 Raziers	17 Muddes	12	24
Blois	20 Boisseaux	1 Mudde	1	2

HON THE BUT OF THE

LD.	13.3 2 OF 7 W. E. 180	G H T 8,	₩t.
in that of St.	Names of Places. Different Masfure.	Meafure of Am-	Meafure of Meafure of
gerdam Last;		fterdam.	Paris. Bourdeaux.
yields 4 Al-	Buis-le-Duc 20 Mouwers	1 Last	19 Setiers 38 Boiffeaux
4 at Madeira,	Bologne in Picardy 8 Setiers	13 Muddes	9+ 18+
	Bommel 18 Muddes	I Last	ig 38
control bearing	Bourbon Lancy 13 Boisseaux	1 - Mudde	1 2
Duties to the	Bourdeaux 38 Boiffeaux	1 Laft	19 38
0.00	Bourret 100 Sacks	3. Lafts	86: 133
Wheat make	Breau 100 Cartieres	3. Lafts	
The second second	Breda C 33 Veertels	I Laft THOMA	19 38
one Marfeilles	Bremen 24 Lafts	23 Lafts	
	Bresse I Quartal	14 Miudde	437 874
,	Breft Tun	13 Muddes	,12.
cipal Parts in	Briare TI Carles	1 Mudde	1 2
le Explication	Bruges 171 Hoedts	1 Last	791
the following	Bruffels 25 Sacks	I Laft	19 38
at one Glance,	Bueren 21 Muddes	1 Last	19 38 19 38
of Amsterdam,	Cadillac 33 Sacks	ı Laft	30
e first Column,	Cadiz 6 52 Hanegas	1 Laft	19 38
in an Alpha-	Cabors & Goo Cartes	1 Laft	19 38
would have in-	Calais & P 12 Setiers 11st	18: Muddes	19 38
ing to the In-	Campen 8 24! Muddes	Lafe 13: El	36
ing to the in-	Candie		38
	Canville Sat 100 Sacks		2
	Carcaffont 2 35 Setiers	3 Laits	57 114 19 38
vith those of	Castel Jahoux 100 Sacks		19 38
	Castel Mauren 190 Backs CHR.	2 Lasts,23M	
	Castelnau de Medor 100 Quartieres	5 Muddes	3÷ Z
e of Measure of			
. Bourdeaux.		I Laft	57: 197
s to Boiffeaux.		3. Lafts	66. 133
38	Castres in Languedoc 100 Seriers	4 Lasts.	76 152
38 33	Caude-Coste 100 Sacks	3 Lasts	57
38 to kins	Chalais 5 Boiffeatix	1+ Mudde	<u> </u>
	Chalons für Saone 5 Bichets	8. Muddes	0 12
38 11 1/12	Charite 8 Boiffeaux	F 4 4 13 4 1 4 1	1 2
38 - 30 /	Charlieu sir Loire 7 Boisseaux Charolles 6' Boisseaux Chateau neuf sur Loire 7 Boisseaux	1- Mudde	, į 2.
	Charolles 6 Boisseaux	1 Mudde	2
38	Chateau neuf sur Loire 7 Boiffeaux	1 Mudde	4 4
20 18 18 1	Clairac 34 Sacks	1 Last	19 38
38 1 72	Cleves 16; Mouwers	I Last	19 38
38 remain	Concarneau I Tun	13 Muddes	9# 18#
38 00 1	Condom 41 Sacks	1 Last	19 38
2 ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '	Coningsberg I Laffeld II	1 Last	19 38
38	Copenbagen 42 Tuns	r Last	19 38
38	Corbie 3 Setiers	1 Mudde	. 1 2
2 # \$	Cosne Softeaux	1 Mudde	1 2
19	Creon too Sacks	3 Laste	614 1234
50	Cuylenbourg 21 Muddes	I Last	19. 38
\$ * · / ·	Dantzick I Last	I Last	19 38
6	Delft 29 Sacks	1 Last	19 38
(2) ;1	Deventer 36 Muddes	r Laft	19 38
4 matt	Dieppe 18 Mines	17 Muddes	12 24
38	Dixmude 201 Razieres	i Last	72 -X
38	Doefbourg 22 Mouwers	1 Last	19 38 19 38
38 : 2011	Dort, or Dordrecht 24 Sacks	1 Laft	19 38
254	Dunkirk 18 Razieres	1 Last	19 38
2-	Dunes 100 Sacks		19 30
7 'asti	Edam 27 Muddes	2 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	57. 114
28	Elbing 1 Laft	I Laft	19 38 19 38
		I Last	19 38
24 up på !	Embden 15 Tons	1 Last	19 38
Bois-		10 K	Names
DVII-			

		NERAL	I RADE	ma af	Am-	Meak	una af M	leafine of
Names of Places			ieres. The	erdam	in			
Enchayfen		4 Sacks	1 L	100	,		etiers 381	Boiffeaux
England		Quarters	ı L		e .	19	38	
Erfelfteyn				aft ·	m Belowal	19	38	1995
Espersac Etaffort	100	- 100	2 L	offe a	7 Mud. 4 Mud	50	100	
Flessingue	4		i L		th sardi		38	
Francfort	2	2011	i L			19	38	
Fronjac		- Sacks	i L			19	38	,
Fronton	100		1		4 Mud.	67	124	
Gaillac	21	Setiers	i L			19	134 38	
Ghent	5	5 Halfters	r L	aft	- 1	19	38	
Genoa	5	Mines	7 L			19	38	
Ginfac	100				4 Mud.	. 48	96	
Gergeau	3			ludde	PC 9	I	2	
Gien		- Carfes	ı- Mu			1	2	
Gimond	20		ı L			19	38	
Goes, or Tegoes	40	Sacks	ı Lı			19	38	
Gorcom Gouda, or Tergon	, 17	Muddes Sacks	1 La			19	38	,
Graveline			ı La			19	38	
Graveline Grenade	30		ı L			19	38 38	
Grifoles	100				Mud.	19	128	
Groeninguen	· • 2	Muddes	1 L	aft		10	38	
Haarlem	38	Sacks	ı La	aft		19	38	
Hambourg	12	Lafts	13 L	afts		247	494	
Harderwyck	11	Muddes	. 10 M	uddes	3	7	14	
Harlingen	33	Muddes	r L	ult	•	19	38	
Havre de Grace	. 5	+ Boiffeaux	1;M	ludde				
Hennebone	X	Ton	17±M	uddes		12 ¹	24	
Heusden	32	+ Muddes	ı Lı			19	48	
Hoorn, or Horne		Sacks	1 L	_		19	38	
Hujum	20	_	1 L	nit,		19	38	
Ireland	10	Quarters, 38 Bushels Sacks		ıf		19	38	
La Brille	40					19	38	
La Gruere	100				3 Mud.		108	
La Magistere	100		2 La	fts, 24	4 Mud.		110	
Lanion	1	Ton	14 M			10	20	
La Reole	30		ı La			19	38	
La Roche de R.	1	Ton		uddes		9-	18,	
La Rochelle Lavaur	21	Ton Setiers	13 M			91	18.	•
Layrac	100				Mud.	19	38	
Le Mas de Agenois		Sacks			Mud.		119.	
Le Mas de Verdun		Sacks	_		Mud.		104	•
Les Adriens	1	Ton		ıddes	, avauus	9+	134 18‡	
Lespare	100	Sacks			Mud.	67	134	
Leuwaer den	33	Muddes	1 La	A		10	38	
Leyden	44	Sacks	: La	_		19	38	
Leytoure	100	Sacks	3 Las	_		57	114	
Libourne	35	Sacks	1 Las	_		19	38	
Liege	06	Setiers	1 Lai	_		19	38	
Liste in Flanders	38	Razieres	I Lai	ft		19	38	
Limeul	1	Pipe	5 Mu	iddes		3*	7	
Lyons	4	Afnées	7 Mu	iddes		5	10	
Lifbon	216	Alquiers	1 Lai	t		19	38	
ifle in Albigeois	100	Setiers	7 Lai	ts. 5 l	Mud. 1	30	200	
Lifle-Dieu		Ton	145 Mu			10	20	

Of WEIGHTS, &c. 19 863

Names of Places.	Diff	erent Measures.	Measures of Am-	Paris.	Meafure of Bourdeaux
Legborn and bes		Sacks	I Last Hall	19Setiers	38Boiffeann
Louvain		Muddes	I Last en acc	19	38
Lubesk	95	Schepels :: :	flower that I	19	38
Macon	1-3	Afnées	7 Muddes . M.	5	10
Malines	30	Veertels Ton	I Last many	19	38
Marans	(4	Ton	13 Muddes .:	9+	18.
Mar feilles .	1	Charge sile a	1+Mudde 1 F	1.1	2
Mas d' Agenois	100	Sacks	2 Lasts, 20 Mud	.524	1042
Mas de Verdun	100	Sacks	3 Lafts, 14 Mud	. 67	134
Middlebourg	AI.	Sacks at 14	I Last ettel	19	38
Mirambeau		Boiffeaux :	3 Lafts (1)	57	114
Mirandous	100	Boiffeaux	2 Lafts	57	114
Moiffac		Sacks	I Laft	19	38
Moncassin	49	Sacks	2 Lafts, 23 Mud		108
	100		3 Lafts, 18 - Muc	70	140
		Setiers	7 Lasts, 10 Mud	140	280
		Boiffeaux	3 Lafts, 5 Mud.	601	121
Montandre			3 Latte, 5 Minus		
Montfort		Muddes	I Last	19	38
Montpellier	3	Setiers :		(A)	2
Montreuil .		Boiffeaux	I-Muddes	1.1	2
Morlaix	1.1	Ton final	13 Muddes 362	9+	19
Munikendam		Muddes	1 Last	19	38
Muyden	44	Sacks	1 Last	19	38
Naerden	44	Sacks	1 Laft	19	38
Nantes	. X	Ton	134 Muddes	9*	187
Naples la Pouille	3	Tomolos	1 Mudde	1	2
Narbon	221	Setiers :	I Last :	19	38
Narmoutier Isle	1	Ton	13+ Muddes		10 .
			8 Lasts	9 1 158 1	3165
Negrepelisse }	100	Setiers Sacks	4 Lafts	802	1614
Nerac .	22'	Sacks 14.5	1 Laft	10	38
Nevers	್ರಾಕ್ಷ	Boiffeaux	1-Mudde	1	2
		Mouvers	ı Laft	10	38
Nimeguen Nimeguen		Raziers	1 Laft	10	38
Nieuport Orleans		Muid	3+Muddes	21	34
				_	38
Oudewater			I Last	19	184
Pain d' Avoine	1.1	Ton grant	13 Mudden	9#	
Paris		Muid	17 Muddes	12.	. 24
-	7	Boiffeaux	1-Mudde	I	2
Periguex	5	Boiffeaux	1+ Mudde	. 1	2
Pont I Abbe	1	Ton	13-Mudde	9+	19
Port Louis	1	Ton	17+ Muddes	12	241
Porto Port	180	Alquiers	I Laft	19	38
Purmerent	27	Muddes	1 Last	19	38
Puymerol	100	Sacks	3 Lafts	57	114
Quiberon	. 1	Ton	13+ Muddes	9.	19
Quimpercorantin	. 1	Ton	13 Muddes	9.	19
Quinperlay	1	Ton	17 Muddes	127	247
Rabastens	-17	Setiers	1 Laft	10	38
Realmont	100	Setiers	4 Lafts, 10 Mu		172
		Sacks	I Last	19	38
Realville	§ 25				30
	5100	Setiers	8 Lasts, roMud		324
Redon	1	Ton Mana	14- Muddes	10-	20
Rennes	r	Ton	14 Muddes	9+	19
Rhenen	20	Muddes	1 Laft	19	38
Ribeyrac	5	Boisseaux	1 Mudde	1	38
2001/100	46	Loopen	1 Last	19	

Names

D.

Of the	GE	NERAL II	RADE OF THE	WOK.	LD.
Names of Places.	(Phin	erent Meafures.	Meafures of Am-	Measure of	Measure of
TARTIBES OF TARGES!	44	event michalica	sterdam.	Paris.	Bourdeaux.
. Remilielly and	ire B	Boiffeaux	1 Mudde	* Setier	8 2 Beiffeaux
Rotterdam's E	49	Sacks :	1 Last	19	38
Rouen	2:6	Setiers the	10 Muddes	7	14
4. 1	L: 4	Muid abbutt	7 3 Lasts	57	114
Royan &	29	Quartiers	1 1 Last: - 13-4	19	38
Ruremonde 1	68	Schepels	7 1 Last 120 a	119	38
St. Brieu &	- 1 X	Ton "bull		1 9 3	19‡
St. Cadon 101	A	Ton that	13 Muddes	94	19
St. Gilles Ag	•	Charges	7 1 Last 13th	19	38
St. John de Laune		Emine	2. Muddes	1.5	3
St. Malo ALL	1.4	Ton Stanf	E 14 Muddes	93	19÷
St. Mathurin de?	0.	Boiffeaux	1. Mudde	x'	2
l'Archant S	6		1		
St. Lieurade		Sacks a later L	2 Lasts, 18 Mud.		1017
St. Omer obl		Razieres	1 Last	19	38
St. Valery		Setiers and	1 Laft	19	38
Sardaigne Isle		Eftereaux	1. Mudde	. 1	2
Saumur 82		Setieres	I Last	19	38
Schiedam S	29	Sacks	1 Last	19	38
Schoonboven	81	Muddes	1. Mudde	19	38
Sicily Isle		Veertels Veertels	I Last	T	2
Steenbergen :	35	Tons in	I Laft	19	38
Sully 8	#3	Carles	1 Mudde	119	38.
Tallemont 81		Sacks 1	4. Mudde	3	6
Tarascon	51	Charges	1 Last	10	38
Tertollen	13.	Sacks	1 Laft	19	38
Terveer 8;	39	Sacks	1 Laft	10	38
Thiel O	91	Muddes	1 Laft	10	38
Touloufe : 0 :		Setiers	1 Last	1017	38
Toniens 3101	100	Sacks	2 Lasts, 16 Mud.		98
Tongres	45	Muddes	1 Laft	10	38
Tonningen	34	Tons -	1 Last	10	38
Tornus &	01	Bichet and	21	12	3± ·
Toulon 3	63	Emines :	3 Muddes	2	3T 4
Tournen	-25	Sacks	18 Muddes	121	25 \$
Tours	94		1 Mudde	3	2
Tunis in Barbary	101	Caffis	3 Muddes	2 ;	4†
Valence in Agen.	100	Sacks	3 Lasts	612	123
Vannes in Bri.	1.1	Ton	14 Muddes	91	191
Venice &	12	Staros	1. Mudde	1	2
Venloo Q		Mouwers	1 Last	10	38
Verdun	1	Bichet	12 Mudde	14	2.1
Vianen	20	Muddes :	1 Laft	10	38
Villemeur	25	Sacks	24 Muddes	17	34
Villeneuve d'Agenoi		Boiffeaux	2 Lafts, 21 Mud.		105
Ulissingue	40	Sacks	1 Last	19	38
Utrecht (95	Muddes	. 1 Last	19	28
Weefop :	44		1 Laft	10	28
Worcum		Sacks	1 Laft	19	28
Wykte Deurst.		Muddes	· I Last	19	28
Yjelftein	20	Muddes	1 Laft	10	38
Zirick Zee		Sacks	1 Laft	19	38
Zwol	26		1 Laft	19	38
					~

To the foregoing Table I shall here add the Weights of the Flanders and German Measures, as they are calculated by Mr. Savary, in hopes it may be agreeable to my Readers; though I must accompany it with this Remark, that

D.

38. 38. 3 ± 4

19± 2 38

Flanders and s it may be Remark, that

the Ponderosity of the several Sorts of Grains therein-mentioned, are rendered so uncertain by the Change of Weather, and other Accidents of Humidity or Driness, that no Exactness is to be depended on from such a Computation; however, it may occasionally prove of some Service, at least to those interested in the Corn Trade, and therefore I give it a Place.

An Abstract of the Correspondent Weights and Measures of the different Species of Corn in FLANDERS and GERMANY.

Places.	Names of Measures.	Mark Weight of Wheat.	Mark Weight o Melling or mix Coro.	Mark Weight of Rye.	Mark Weight of Oats.	
Dunkirk	Raziere	250 lb.	247 lb.	240 lb.		
Bergues	Raziere	210 to.	204	200		
Ypres	Raziere	179	173	168		
Âyre	Raziere	160	150	148		
St. Omer	Raziere	196	193	100		
0.1:	5 Quartier	66	60	58		
Calais	Setier or Septi	er 264 "	240	232		
CI S	ept. of 4 Quart. as		•	9		
D , ea	ch Quart. of 4 Boi	ff. 205	201	201	125+ lb.	,
Doulens w	hereof, 16 makes t	he (212	208		34	
	ptier of Doulens,	.)				
Amiens	Setier	49	49	48	48	
Peronne	Setier	88	86	84	54	
Lifle	Raziere	110	106	104	٠.	
Menin	Raziere	120	126	123	66	
Tournay	Raziere	180	168	170	•	
Conde	Raziere	178	172	164	120	
Valenciennes	Raziere	75	74	. 74		
			• •	•	The Raziere	make
Cambra y	Mencault	18	83	84	75 ing 23 Men	aults.
Douay	Raziere	129	125	125		
Arras.	Raz. wt. of St	. Vaft128	123	124		
Mons	Raziere	764	75±	73±	43	
Maubeuge	Raziere	106	94	88	50	
Avenes	Raziere	102	98	88	70	
Landreci	Mencault	97	94	'90	72	
Le Quesnoy	Mencault	97 80	76	79	71	
Le Casteau	Mencault	85	80	72	60	
Soiffons	Setier	158	156	148	124	
Noyon	Setier	86	82	84	7	
La Fere	Setier	71 .	60	65	50	
Guife	Jalois	80	. 76	76	50	
St. Quentin	Setier	67	64	62:	44	
Namur	Setier	442	42	41-	27-	
Dinant	Setier	44	43	42	62	
Philippevill		55	54	52	30	
Givet	Retz	47	46	45	3-	
Chalons	Setier	200	195	190		
Reims	Setier	130	124	118		
Rhetel	Setier	112	108	104		
-	Cartel					
Rocroy Mezieres	Cartel	35 30	34 28	33		
Verdun	Francarte	38		32	25	
V eraun Sedan	Cartel		34 38			
		39 48‡		37	35	
Montmidy	Cartel		47	50		
	Chalous Emine	45	43	. 41	27	
Auxonne	Emine	27	26	25	20	
Bezançon	Mefure	36	o L 35	34	. 32	

Of the GENERAL TRADE of the WORLD.

Places:	Names of Measures.	Mark Weight of Wheat.	Mark Weight of Melling or mixt Corn.	Mark Weight of Rye.	Mark Weight of Oats.
Gray	Mefure	40 lb.	39 lb.	381b.	30 lb.
Port fur Same	Quarte	60	59	58	48
Euxeuil,	7				•
St. Loup,	Quarte	70	68	67	
Favernay)				
Dole	.]				
Pontarlier	Emine	60	59	58	
Salins	3				
Villerfuxel	Emine	45	44	43	
Montjutin Montbeliard	3				
Hericourt	Emine	40	20	38	
Blamont	(Entine	40	39	30	
Vanvillers	Quarte	63	62	61	
Vezoul	Quarte	60	59	58	47
Befort	2-			3-	7/
Lanscron	{Quarte	43	41		
Fribourg	Boiffeau	27	25	25	
Brifac	Rezal	164	162	158	
Colmar	Rezal	160	156	154	
Schleftat	Rezal	168	166	164	
St. Mary aux Mil	nesRezal	178	175	176	
Strafbourg	Rezul	160	160	160	104
Haguenau	Rezal	165	160	155	112
	in The Sack or Ferte		156	150	110
Landau	Maldre	174	175	176	
Neustat	Maldre	186	184	170	
Wiffembourg	Rezal	164	162	159	104
Philip flourg	Maldre	168	161	154	108
Phalfbourg and	Regal	184	183	182	104
Ligtemberg			109	108	-6
Saar Louis	Quarte	110	_		96
Hambourg and Bitche	Maldre	300	298	280	
Saarbourg	Bichet	23	22	21	
Keyferlautern	Maldre	162	160	158	146
Mont Royal	Maldre	336	324	312	140
Saarbruck	Quarte	128	126	116	108
Metz	Quarte	935	95%	99+	8 x
Toul .	Bichet	134	129	119	80
Nancy	Regal	174	173	172	144
_	(Rezal of Nancy	176	175	174	• •
Longvy	Bichet of Longvy	27	26	26	
Thionville	Maldre	302	297	295 268	248
Treves	Maldre	301+	300	268	285
Luxembourg	Malter	295	292	275	230
Pontamousson	Quarte	120	116	112	
Langres ter Mean tains a that of L	ine Chap- fure con- nore than Shichets, and the Bichet, angres two Quarts.	397	368	352	296
Void	Bichet	67	66	65	
Chaumont	Bichet	72	70:	74	41
Saverne	Rezal	170	165	160	7.
	C Penal	72	70	68	58
Bourbonne	Bichet of Choifeul	82	80	78	65
Rouen	Mine	135	133	130	

	Of	WEI	GH	1 0,	છ ℃.		807
Places.	Names	of Measures.	Mark Weight Ma of Whest. Cos	rk Weight of fling or mixt	Mack Weight	Mark Weight of Osts	
	Boiffeaux	Hall Meafure		53	51		
Le Haure		alure contain-	§ 151				
	ing 3	Boisseaux		145	139		
Dans F	Ton Tami	burgh Measur		2920	2750		
Fort Louis	Ton Vann	per Measure les Measure	2280	2250	2100		
Belle Isle	Ton		2400	2370	2200		
Bayonne	Con		60	2340	58		
Dax	Mef		- 38	36	33		
Vaucouleur			88	83	80	48	
Huningue	Rez	al	163	160	159	•	
a Rod, Po eight Furl	ole, or Perch ongs an En	etrical Pace is a fixteen and aglish Mile, w Feet, that is	a half, and on thich by a So 280 Feet m	f these fore tatute of I	ty make a F Henry VIII. the <i>Italian</i> I	urlong, and ought to be Mile.	
Extent, the in Length, other; and Reader by ing Cities,	eafures in o lough most has occasion before I sa a Print of s	other Parts of them four oned the fixt by any thing of fome Fraction confirm the C	nded on the Measures of f this Differents of Aunes,	Geometric Places to ence, I sha ence, of sev	cal Foot, w vary also fi ill in Part sl veral of the	hich varying rom one an- hew it to my chief Trad-	
Extent, the in Length, other; and Reader by ing Cities,	eafures in o lough most has occasion before I sa a Print of s	of them four oned the fixt by any thing of fome Fraction	nded on the Measures of f this Differents of Aunes,	Geometric Places to ence, I sha ence, of sev	cal Foot, w vary also fi ill in Part sl veral of the	hich varying rom one an- hew it to my chief Trad-	
Extent, the in Length, other; and Reader by ing Cities, Table.	eafures in o lough most has occasio d before I sa a Print of i which will	of them four oned the fixt by any thing of fome Fraction	nded on the Measures of f this Different of Aunes, Calculations I	Geometric Places to ence, I sha &c. of sev I shall after	eal Foot, we wary also fill in Part floreral of the rwards give	hich varying rom one an- new it to my chief Trad- in a general	`
Extent, the Length, other; and Reader by ing Cities, Table.	eafures in o lough most has occasio d before I sa a Print of i which will	of them fou oned the fixt by any thing o fome Fraction confirm the C	nded on the Measures of f this Differens of Aunes, Calculations l	Geometric Places to ence, I sha &c. of sev I shall after	eal Foot, we wary also fill in Part floreral of the rwards give	hich varying rom one an- new it to my chief Trad- in a general	`
Extent, the Length, other; and Reader by Ing Cities, Table.	eafures in o lough most has occasio it before I sa a Print of i which will	of them fou oned the fixt by any thing o fome Fraction confirm the C	nded on the Meafures of f this Difference of Aunes, Calculations I	Geometric Places to vence, I sha Sc. of sever shall after the steep shall after the shall after shall	cal Foot, wary alfo fill in Part fill in Part fill for the rewards give	hich varying from one an- new it to my chief Trad- in a general awing 6 Frence	ch Inches
Extent, thin Length, other; and other; and other; and other; and other, and o	eafures in o lough most has occasio it before I sa a Print of i which will	of them found the fixt yany thing of fome Fraction confirm the G	nded on the Measures of f this Difference of Aunes, Calculations I i rabant, or An and 4. L	Geometric Places to vence, I sha Geometric I sha Geometric I shall after the s	cal Foot, wary alfo fill in Part fill in Part fill for the rewards give	hich varying from one an- new it to my chief Trad- in a general awing 6 Frence	ch Inches
Extent, thin Length, other; and other; are other; and o	th of a Qua	of them found the fixt yany thing of fome Fraction confirm the G	nded on the Measures of f this Difference of Aunes, Calculations I i rabant, or An and 4. Linguistic Linguistic Aungler dam or 3. Linguistic Linguistic Linguistic Aungles dam or 3. Linguistic Linguis	Geometric Places to vence, I sha Sc. of sever shall after the street of the street shall after shall a	eal Foot, wary also find the fill in Part fi	hich varying from one an- new it to my chief Trad- in a general awing 6 Frence g 6 Frence I	nches an
Extent, the Length, other; and Reader by Ing Cities, Table.	th of a Qua	of them found the fixt yany thing of fome Fraction confirm the Garter of the Bratter of the Bratter of the A	nded on the Measures of f this Difference of Aunes, Calculations I i rabant, or An and 4. Linguistic Linguistic Aungler dam or 3. Linguistic Linguistic Linguistic Aungles dam or 3. Linguistic Linguis	Geometric Places to vence, I sha Sc. of sever shall after the street of the street shall after shall a	eal Foot, wary also find the fill in Part fi	hich varying from one an- new it to my chief Trad- in a general awing 6 Frence g 6 Frence I	nches an
Extent, the in Length, other; and Reader by ing Cities, Table. The Leng	th of a Qua	f a Quarter of	nded on the Measures of f this Difference of Aunes, Calculations I i rabant, or An and 4. Lin i rabant or 3. Lin i rabant of a Brasse of i	Geometric Places to vence, I sha Sec. of sever shall after the street of the shall after the shall after shall aft	real Foot, wary also find a service of the real of the rewards give on or Ell, have a service of the rewards give on or Ell, have a service of the rewards give on or Ell, have a service of the rewards give on or Ell, have a service of the rewards give on or Ell, have a service of the rewards give on or Ell, have a service of the rewards give on or Ell, have a service of the rewards give on the rewards g	hich varying from one an- new it to my chief Trad- in a general awing 6 French Woollens, &	ch Inches

The Length of the half Foot of Amsterdam, the whole being 11 French Inches.

15 +

. | 2

112 110

285 230

Le

Of the GENERAL TRADE of the WORLD.

An Aun of Denmark or Copenhagen is reckoned one-third less than the English Yard, but with more Exactness, 'tis 24'; Inches English.

The Aun of Meinden contains 15 French Inches, and two Lines; fo that 100 Aunes of Amfterdam make a Trifle less than 166 Aunes of Meinden, and

200 Aunes of Meinder make 60 Aunes of Amsterdam. At Genoa, four Sorts of long Measures are used, viz.

The Cane of 9 Palmes for Woollens,

The Cane of 10 Palmes for Linens,

The Braffe of near 2; Palmes, The Palm for Silks and Velvets.

The Palm is a common Span, making 8 Inches, and is a Measure used in most

The modern Palm of Genea is 9 Inches 2 Lines, of which 4 Palmes is a Trifle less than the Lyons Ell.

Eight Genea Canes make 15 Aunes of Lyons, and 34 Palmes (of 9 to the Cane) make an English Yard.

100 Aunes of Amfterdam make a small Matter more than 30 Canes at Naples; and 100 Canes of Naples make a Trifle more than 333. Aune of Amsterdam, 17 Canes of Naples are counted equal to 32 Aunes of Lyrns.

The Cane of Sicily makes 8 Palmes, Marfeilles Measure, on which footing any larger Quantity may be regulated. The Neopolitan Palme is 8 Inches and 7 Lines. 100 Canes of Barcelona make 239; Aunes of Amflerdam, with a Trifle over; and

100 Aunes of Amsterdam make 413 Canes of Barcelona. 108 Varas of Cadiz are equal to 100 English Yards.

At Petersburgh 8 Verschocks, are 1 Arschin, or 28 English Inches, and 1 Saschine makes 7. English Feet, so that 100 Saschines make 241. English Yards, and 100 English Yards make 41. Saschines, a Trifle less.
100 Aunes of Riga make very near 130 Aunes of Amsterdam; and

100 Aunes of Amsterdam make about 77 Aunes of Riga.

100 Aunes of Revel make 128 Aunes of Amsterdam; and on the contrary,

100 Aunes of Amsterdam make 78 Aunes of Revel. The Aun of Coningsberg is near + Part shorter than that of Amslerdam, so that 100 Aunes of this last, make about 120 of Coningsberg; and 100 Aunes of Coningsberg, about 80 of Amsterdam.

Elbing has the same Measures with Dantzick, which may be seen in the Table.

The Foot of Stetin is equal to that of Amsterdam. 100 Aunes of Lubeck make 83 + Aunes of Amsterdam; and

100 Aunes of Amsterdam make 120 Aunes of Lubeck.

100 Aunes of Bremen are reckoned equal to $83\frac{1}{5}$ Aunes of Amsterdam; and 100 Aunes of Amsterdam to make 120 Aunes of Bremen.

100 Aunes of Erfort make 61 of Amsterdam, and 100 of Amsterdam make 164 of Erfort.

6 Aunes of Langenfaltz make 5 of Amsterdam, so that 100 Aunes of Langenfaltz make 83; of Amsterdam; and 100 of Amsterdam make 120 of Langenfaltz.

100 Aunes of Liege are reckoned 80 of Amsterdam; and 100 Aunes of Amsterdam make 125 Aunes of Liege.

The Aunes of Malines, Ghent, and Bruges, are equal to those of Antwerp.

100 Aunes of Lifle make 103 Aunes of Amsterdam; and

100 Aunes of Amsterdam make 96 Aunes of Liste.

100 Aunes of Dieppe make 171 of Amsterdam; and 100 Aunes of Amsterdam make 581 Aunes of Dieppe.

33 Canes for Linens 100 Canes for Woollens of Rome, make 100 Aunes of Amsterdam. 374 Palmes

107 Braffes of 3 Palmes At Florence and Legborn, the following Measures are used for Silks and Woollens, viz.

Palmes of which 349 For Braffes of 2 Palmes, whereof 116; make 100 Aunes of Amfterdam. Woollens Canes of 8 Palmes whereof 297

For

LD. an the Eng-

o that Meinden, and

used in most

nes is a Trifle

to the Cane)

it Naples; and fterdam.

h footing any and 7 Lines. rifle over; and

es, and a Safifb Yards, and

contrary,

rdam, so that es of Conings-

n the Table.

am; and

make 164 of

es of Langenangenfaltz.

ntwerp.

of Amsterdam

m.

ks and Wool-

msterdam.

For

For Silks Palmes, of which 238;
For Silks Braffes, of a Palmes, of which 119; make 100 Aunes of Amflerdam.

At Lucca, two Sorts of Braffes are in use,

Of which \$114; for Woollens make 100 Aunes of Amflerdam.

Soc Palmes, or 100 Capes of Nation, make 3. Triffe less than 210 Aunes

800 Palmes, or 100 Canes of Naples, make a Trifle less than 310 Aunes of

100 Aunes of Amsterdam make 258; Palmes, or 30; Canes of 8 Palms, which Palm exactly agrees with 1 of an Aun, and 4 Lines of a French Foot at Amsterdam;

and the Cane yields there 3+ Aunes less 6 Lines of the said Foot.

At Palermo, 100 Canes of Palmes make a Trifle more than 287. Aunes of

Amsterdam; and

100 Aunes of Amflerdam make 33 Canes of Palermo.

At Venice, two Sorts of Braffes are used, the one to measure Woollens, and the other for Linens, and Gold or Silver Stuffs; and that for the Woollens confifts of 2 Feet 8 Lines, or 296 Lines of the French Feet, and is longer by 64 per Cent:

than the Braffe for the Gold and Silver Stuffs; so that
100 Braffes for Woollens make 106; for Gold and Silver Stuffs, &c. and
100 Braffes for Gold and Silver Stuffs, make 94. Braffes for Woollens,

100 Braffes for Wesliens Sof Venice, 598 Aunes of Amfierdam.
100 Braffes for Gold and Silver Stuffs make 292. Aunes of Amfierdam.
100 Aunes of Amfierdam 102 Braffes for Woollens 108. Braffes for Gold, &c. Stuffs of Venices

100 Pies of Smyrna and Seyde, are computed to be 97 Aunes of Amsterdam:

100 Aunes of Amster 'm, make 103 Pies of Smyrna, &c. 100 Pies of Constantinople, make 97. Aunes of Amsterdam.
100 Aunes of Amsterdam, make 102. Pies of Constantinople.

ics of Aleppo, are reckoned to make 98 Aunes of Amsterdam.
10 Aunes of Amsterdam, make 102 Pies of Aleppo.

100 Pies of Alexandria and Rosette, make 97 Aunes of Amsterdam.

100 Aunes of Amsterdam, make 103 Pies of Alexandria, &c. and the Correfpondency of all the other Measures in Europe, are to be found in the following

ATABLE

10 M

Warner of the state of the	Annual Regions of Assessment of Reliance of Assessment of Regions of Assessment of Regions of Assessment of Regions of Assessment of Regions and Describes too Assessment of Regions of Regions of Regions of Regions of Assessment of Regions of Assessment of Regions of Assessment of Regions of Regio	The Assen, or Ell., of Anjorden, Harrison, Ly- an, the Eigen, Restrictor, and other Cities of Balled, and is size of Normaley, being all toped, an competitude safer that of Anjorens As and of Olemany are made their of France; and shall of Browned Anjoine opposit to deathout Hom- leys, Francisco, and Lagistic.
	\$25 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	Aunes of England.
	25.2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Aubes of Holland, or
	7 2 2 2 2 3 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	Aunes of Brahans, or Angels, Sc.
4	\$ 2 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	Aunes of France, or Peris.
	2117862624449494949494	Frankfort, Leipfich, and Cologu.
	97 6 5 2 2 5 7 6 6 6 7 7 6 1 1 6 9 5 1 6 9 5 1 6	Auton of Braffing in Silefan.
	282211222222222	Aunes of Dantaick
	70470 074 000 044 08 000 08 08 000 000 00	Aunce of Bergas and
	999111194583333340500049799	Aunes of Stackbolm, or
	72 m 2 8 f 7 f 8 m 2 f 5 7 8 7 8 7 8 7 4 7 8 5	Aunes of Sr. Gall, for Lingus.
	99 000 1 8 6 6 8 8 8 8 8 8 8 9 9 9 9 9 9 9 9 9 9	Aunes of St. Gall, for Cloth.
	\$27 2 6 8 7 8 8 9 9 7 9 2 7 8 7 7 7 8 8 8 8 8 8 8 8 8 8 8 8 8 8	Aunes of Garrae.
	10 00 00 00 00 00 00 00 00 00 00 00 00 0	Canca of Marfeiller.
1	# # # # # # # # # # # # # # # # # # #	Cunes of Touloufs, Al-
	## # # # # # # # # # # # # # # # # # #	Canes of Grova of nine
	# # U W W W F # # # 0 0 0 00 0 0 0 0 0 0 0 0 0 0 0	Canes of Rome,
1	\$ 4 1.22.2 9.8 5.24 5.8 5.25 6.8 5.25 7.23 9.8 5.24 5.8 5.25 6.8	Yards of England, or
1	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Varias Of Sparie.
	4 7 7 8 9 9 6 0 7 8 8 9 0 0 7 1 1 2 7 1 2 7 1 4 5 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Varias of Peringal, or Liben,
-	78 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	Cavidos of Peringol,
-	7 89 0 0 0 0 1 1 1 2 6 0 His to will be desirable blocks 4 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Braffes of Venice.
-	88 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	Legborn. Braffes of Bergame, Bo- jorne, Medene, Mantue.
-	910 11 17 19 19 19 19 19 19 19 19 19 19 19 19 19	Braffes of Florence and
1	0 0 2 2 0 8 0 0 - 9 0 1 2 1 4 4 5 2 2 4 4 7 9 9 0 8 4 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	Braffes of Millen.

Ty Means of the above Table may be feen, vizz. that 100 Aunes of Holland make 982 of Brahant or Anvers, and 584 Aunes of France. And the same in Respect of the Agreement of all other Measures therein mentioned, which may be easily found, by going along the Lines, to the Column of the Measures tought: For Example; if it is wanted to be known how many Canes of Marfeilles or Montpolier, make 100 Aunes of France, look for this latter in the left Hand Column, and from thence trace the Line to the Column which has at the Head, Canes of Marfeilles and Mantpolier, and it will be found, that 99‡ Canes makes the 100 Aunes, and so for the rest.

A TABLE of the Agreement and Correspondence which the Long Measures of the Principal PLACES in EUROPE have one with another.

A TABLE of the AGREEMENT and CORRESPONDENCE which the PLACES in EUROPE have one with Canes
Aunes
Aunes
Aunes Long Measures of the Principal another. Canes Can sbus Y ıκΛ sera. obiva.) Brail Braffes Jones, J

D.

The following are the Measures of France and other Countries reduced into Feet, Inches, and Lines, of which 12 Lines make an inch, and 12 Inches a Foot, which may in some Measure illustrate the preceding Table.

	Feet	.Înc.	Lines
The Aun of Paris contains	. 2	7	8 little more
The Cane of Provence, Avignon, and Montpelier The Cane of Touloufs, and Varta of Arragon	— 6	ó	0
The Cane of Touloufs, and Varra of Arragon -	- 5	5	9
The Yard of England	- 2		11
The Aune of Holland, Antwerp, and Tournay	. 2		I little more
The Aune of Flanders, Brabant, and Germany -		1	6
The Varra of Castille	_ 1	7	2 little more
The Varra of Valencia in Spain	1	9	7
The Ras of Piedmont, and the Braffe of Lucca -	_ ;		16
The Braffe of Venice, Bolognia, Modena, and Mantua	:	11	3
The Palm of Genoa		9	1
The Braffe of Bergame		y	3
The Braffe of Florence -	;	0	4.
The Yard of Seville	- 1	ŏ	11
The Cane of Naples — — —	_ 6	10	1
The Aune of Troyes, and Arc in the Dutchy of Bar .	— 2	5	I little more
The Aunc of Life and Arras		3	2 ditto
The Braffe of Milan for Silk — — —	_ :	-	z uito
The D° for Woollens — — —	_ :	7	1 little more
To the above Contents of various Measures, I herewit	n add a v	COLL	siponuency of
the Length of a Foot in diverse Places into Parts.			Donto
	·		Parts.
The Foot in England, divided into			- 1000
The Foot in England, divided into The Royal Foot of Paris			<u> </u>
The Foot in England, divided into The Royal Foot of Paris The Foot of Leyden			- 1000 - 1068 - 1033
The Foot in England, divided into The Royal Foot of Paris The Foot of Leyden The Foot of Amsterdam			- 1000 - 1068 - 1033 - 942
The Foot in England, divided into The Royal Foot of Paris The Foot of Leyden The Foot of Anglerdam The Foot of Antwerp		_	- 1000 - 1068 - 1033 - 942 - 946
The Foot in England, divided into The Royal Foot of Paris The Foot of Leyden The Foot of Ansterdam The Foot of Answerp The Foot of Louvain			- 1000 - 1068 - 1033 - 942 - 946 - 958
The Foot in England, divided into The Royal Foot of Paris The Foot of Leyden The Foot of Antherop The Foot of Lowvain The Foot of Malines		 	- 1000 - 1068 - 1033 - 942 - 946 - 958 - 919
The Foot in England, divided into The Royal Foot of Paris The Foot of Leyden The Foot of Antwerp The Foot of Lowvain The Foot of Malines The Foot of Middlebourg		- - -	- 1000 - 1068 - 1033 - 942 - 946 - 958 - 919 - 991
The Foot in England, divided into The Royal Foot of Paris The Foot of Leveden The Foot of Anylerdam The Foot of Lowvain The Foot of Malines The Foot of Middlebourg The Foot of Dort		- - -	- 1000 - 1068 - 1033 - 942 - 946 - 958 - 919 - 901 - 1184
The Foot in England, divided into The Royal Foot of Paris The Foot of Leyden The Foot of Anglerdam The Foot of Lowvain The Foot of Malines The Foot of Middlebourg The Foot of Dort The Foot of the Brille		-	- 1000 - 1068 - 1033 - 942 - 946 - 958 - 919 - 991 - 1184 - 1103
The Foot in England, divided into The Royal Foot of Paris The Foot of Leyden The Foot of Antwerp The Foot of Lowvain The Foot of Malines The Foot of Middlebourg The Foot of Dort The Foot of the Brille The Foot of Rhindlandick, and that of Berlin			- 1000 - 1068 - 1033 - 942 - 946 - 958 - 919 - 991 - 1184 - 1103 - 1033
The Foot in England, divided into The Royal Foot of Paris The Foot of Leyden The Foot of Ansterdam The Foot of Answerp The Foot of Lowvain The Foot of Middlebourg The Foot of Middlebourg The Foot of Dort The Foot of the Brille The Foot of Rbindlandick, and that of Berlin The Foot of Vienna			- 1000 - 1068 - 1033 - 942 - 946 - 958 - 919 - 991 - 1184 - 11033 - 1033 - 1053
The Foot in England, divided into The Royal Foot of Paris The Foot of Leyden The Foot of Ansterdam The Foot of Answerp The Foot of Lowvain The Foot of Middlebourg The Foot of Dort The Foot of the Brille The Foot of Whindlandick, and that of Berlin The Foot of Vienna The Foot of Frankfort on the Maine			- 1000 - 1068 - 1033 - 942 - 946 - 958 - 919 - 991 - 1164 - 1103 - 1033 - 1053 - 948
The Foot in England, divided into The Royal Foot of Paris The Foot of Leveden The Foot of Anylerdam The Foot of Antwerp The Foot of Lowvain The Foot of Malines The Foot of Middlebourg The Foot of Dort The Foot of the Brille The Foot of Kbindlandick, and that of Berlin The Foot of Vienna The Foot of Vienna The Foot of Frankfort on the Maine The Foot of Cologn		-	- 1000 - 1068 - 1033 - 942 - 946 - 958 - 919 - 991 - 1184 - 1103 - 1033 - 1053 - 948 - 954
The Foot in England, divided into The Royal Foot of Paris The Foot of Leveden The Foot of Anglerdam The Foot of Lowvain The Foot of Malinei The Foot of Middlebourg The Foot of Middlebourg The Foot of the Brille The Foot of Vienna The Foot of Vienna The Foot of Frankfort on the Maine The Foot of Cologn The Foot of Straßbourg			- 1000 - 1068 - 1033 - 942 - 946 - 958 - 919 - 991 - 1184 - 1103 - 1033 - 1053 - 948 - 954 - 920
The Foot in England, divided into The Royal Foot of Paris The Foot of Leyden The Foot of Antwerp The Foot of Antwerp The Foot of Malinei The Foot of Middlebourg The Foot of Middlebourg The Foot of the Brille The Foot of the Brille The Foot of Frankfort on the Maine The Foot of Cologn The Foot of Strajbourg The Foot of Strajbourg The Foot of Bavaria			- 1000 - 1068 - 1033 - 942 - 946 - 958 - 919 - 991 - 1184 - 1103 - 1033 - 1053 - 948 - 954 - 920 - 954
The Foot in England, divided into The Royal Foot of Paris The Foot of Leyden The Foot of Antwerp The Foot of Antwerp The Foot of Lowvain The Foot of Middlebourg The Foot of Middlebourg The Foot of the Brille The Foot of the Brille The Foot of Vienna The Foot of Frankfirt on the Maine The Foot of Straßourg The Foot of Straßourg The Foot of Bavaria The Roman Foot			- 1000 - 1068 - 1033 - 942 - 946 - 958 - 919 - 991 - 1184 - 1103 - 1033 - 1053 - 948 - 954 - 920
The Foot in England, divided into The Royal Foot of Paris The Foot of Leyden The Foot of Antwerp The Foot of Antwerp The Foot of Middlebourg The Foot of Middlebourg The Foot of Middlebourg The Foot of the Brille The Foot of the Brille The Foot of Vienna The Foot of Cologn The Foot of Strafbourg The Foot of Strafbourg The Foot of Bavaria The Roman Foot The Roman Foot The Foot of Venice			- 1000 - 1068 - 1033 - 942 - 946 - 958 - 919 - 991 - 1184 - 1103 - 1033 - 1053 - 948 - 954 - 920 - 954
The Foot in England, divided into The Royal Foot of Paris The Foot of Leveden The Foot of Anylerdam The Foot of Anwerp The Foot of Lowvain The Foot of Malinei The Foot of Middlebourg The Foot of Middlebourg The Foot of the Brille The Foot of Kbindlandick, and that of Berlin The Foot of Vienna The Foot of Vienna The Foot of Strafbourg The Foot of Strafbourg The Foot of Bavaria The Foot of Bavaria The Foot of Venice The Foot of Mantua			- 1000 - 1068 - 1033 - 942 - 946 - 958 - 919 - 991 - 1184 - 1103 - 1033 - 1053 - 948 - 954 - 920 - 954 - 954 - 954 - 954 - 1153 - 1569
The Foot in England, divided into The Royal Foot of Paris The Foot of Leveden The Foot of Anylerdam The Foot of Antwerp The Foot of Lowvain The Foot of Malinei The Foot of Middlebourg The Foot of Dort The Foot of the Brille The Foot of Vienna The Foot of Vienna The Foot of Vienna The Foot of Strafbourg The Foot of Strafbourg The Foot of Otologn The Foot of Strafbourg The Foot of Strafbourg The Foot of Manua The Foot of Venice The Foot of Venice The Foot of Manua The Foot of Turin			- 1000 - 1068 - 1033 - 942 - 946 - 958 - 919 - 991 - 1184 - 1103 - 1033 - 1053 - 948 - 954 - 920 - 954 - 967 - 967 - 1153 - 1569 - 1052
The Foot in England, divided into The Royal Foot of Paris The Foot of Leveden The Foot of Anglerdam The Foot of Anwerp The Foot of Lowvain The Foot of Malinei The Foot of Middlebourg The Foot of Middlebourg The Foot of Middlebourg The Foot of Vienna The Foot of Vienna The Foot of Frankfort on the Maine The Foot of Straßbourg The Foot of Straßbourg The Foot of Straßbourg The Foot of Venice The Foot of Venice The Foot of Mantua The Foot of Turin The Foot of Cafile			- 1000 - 1068 - 1033 - 942 - 946 - 958 - 919 - 919 - 1184 - 11033 - 1053 - 948 - 954 - 954 - 954 - 920 - 954 - 967 - 1153 - 1569 - 1052
The Foot in England, divided into The Royal Foot of Paris The Foot of Leyden The Foot of Antwerp The Foot of Antwerp The Foot of Lowvain The Foot of Middlebourg The Foot of Middlebourg The Foot of Middlebourg The Foot of the Brille The Foot of the Brille The Foot of Vienna The Foot of Frankfort on the Maine The Foot of Strafbourg The Foot of Strafbourg The Foot of Bavaria The Foot of Venice The Foot of Mantua The Foot of Turin The Foot of Turin The Foot of Cafille The Foot of Coledo			- 1000 - 1068 - 1033 - 942 - 946 - 958 - 919 - 991 - 1184 - 1103 - 1033 - 1053 - 948 - 954 - 920 - 954 - 967 - 967 - 1153 - 1569 - 1052
The Foot in England, divided into The Royal Foot of Paris The Foot of Leyden The Foot of Antwerp The Foot of Antwerp The Foot of Malines The Foot of Middlebourg The Foot of Middlebourg The Foot of Middlebourg The Foot of the Brille The Foot of the Brille The Foot of Vienna The Foot of Vienna The Foot of Strafbourg The Foot of Strafbourg The Foot of Bavaria The Foot of Wenice The Foot of Turin The Foot of Turin The Foot of Cafille The Foot of Cafille The Foot of Coleda The Foot of Toleda The Foot of Toleda The Foot of Toleda The Foot of Lifbon			- 1000 - 1068 - 1033 - 942 - 946 - 958 - 919 - 919 - 1184 - 11033 - 1053 - 948 - 954 - 954 - 954 - 920 - 954 - 967 - 1153 - 1569 - 1052
The Foot in England, divided into The Royal Foot of Paris The Foot of Leyden The Foot of Anylerdam The Foot of Antwerp The Foot of Lowvain The Foot of Malinei The Foot of Middlebourg The Foot of Middlebourg The Foot of Brille The Foot of Niena The Foot of Vienna The Foot of Vienna The Foot of Straßourg The Foot of Straßourg The Foot of Straßourg The Foot of Ologn The Foot of Mantua The Foot of Venice The Foot of Caffile The Foot of Caffile The Foot of Toledo The Foot of Lilbon The Foot of Copenbagen			- 1000 - 1068 - 1033 - 942 - 946 - 958 - 919 - 919 - 1184 - 1103 - 1033 - 1053 - 948 - 954 - 954 - 954 - 954 - 954 - 954 - 1153 - 1569 - 1052 - 1052 - 1052 - 1052
The Foot in England, divided into The Royal Foot of Paris The Foot of Leyden The Foot of Antwerp The Foot of Malines The Foot of Middlebourg The Foot of Middlebourg The Foot of Middlebourg The Foot of the Brille The Foot of the Brille The Foot of Vienna The Foot of Vienna The Foot of Strafbourg The Foot of Strafbourg The Foot of Strafbourg The Foot of Mantua The Foot of Venice The Foot of Turin The Foot of Turin The Foot of Coleda The Foot of Coleda The Foot of Toleda The Foot of Iljbon			- 1000 - 1068 - 1033 - 942 - 946 - 958 - 919 - 991 - 1184 - 11033 - 1053 - 948 - 920 - 954 - 920 - 954 - 967 - 1153 - 1569 - 1052 - 899 - 917

ealland A Hankl

The same receptive dry Measure as is used for Corn, serves also in England for Salt, Lime, Coals, &c. they being all meted by the Winebester Measure, tho' the first is now generally fold from the Pitts by Weight, reckoning 7 lb. Avoirdupois to the Gallon, or 56 lb. to the Bushel, in Freight Computation 42 Bushels is accounted a Ton, five Bushels is a Sack, and 4 C. Wt. a Quarter. When fold by Measure this Commodity and Coals must be heaped, or else five stricken Pecks are allowed to the Bushel, and of the latter 36 Bushels make a Chaldron. In other Parts of Europe, Sait (which is a more staple and currrent Merchandize than almost any other) is bought and fold by different Measures, according to the several Places of its Dispatch: For at Amsterdam (where vast Quantities are imported) it is fold by the Cent. of 404 Measures, or Scheppels, which Cent. is reckoned to be seven Lasts or 14 Tops, and the Last to weigh 4000 lb. so that the said seven Lasts or 14 Tons make 28000 lb. called the Cent. of Salt, which also contains 208 Sacks, tho' some of this Commodity is much heavier than others. Salt is carried to Amflerdam and all the Cities of Holland; Flanders, Brabant, Zeland; other Places of the North, and up the Baltick, from Marans, Brouage, Sude, the Illes of Rhe and Oleron; Meche, Rochelle, and other Places of Saintonge, and the Country of Aunis; from Poliguen, Croifil, Guerand, the Bay of Bourneuf, and other Parts of Bretagne; from St. Ubes in Portugal, and from Cadia, Alamat, and Ivica in Spain.

In the Cities and other Parts of France, Salt is fold by the Muid, whose Size varies, according to the different Places of its Manufacture and Dispatch: At Paris this Measure is reckoned to contain 12 Setiers, or 48 Minots, which Minot is

also divided into less Fractions.

The Cent. of Salt from Marans, Brouage, Sude, the Isles of Rbs, We. contain 28 ftricken Muids, and each Muid 24 Boiffeaux, which yields at Amfterdam 11; Lafts, or 23 Tons, a little more or less, according to the good or bad Meetage made at the Ponds, or its Waste in the Voyage. The Salts of the Isle of Rbs and Brouge are deemed heavier than those from Oleron, Marans, Mornac, &c. And the Cent. of these weighty Salts yield at Hamburg 111 to 111 Lasts, which are 45 to 46000 lb.

In Denmark, or Copenhagen, the faid Cent. only renders 9; Lasts, the Last being reckoned here equal to 18 Tons, and the 50 Lasts to correspond with 52 of Coningsberg; at which Place the Cent. produces about 10 Lasts, or 40000 lb.

At Riga the faid Cent. yields the same Measure as at Coningsberg, and about 6! Lasts of Riga make the great Cent. of Amsterdam.

The said French Cent. produces at Dantzick 11! to 12 Lasts that Measure, of

which Lasts 72 to 73 make likewise the great Cent. of Amsterdam.

At Stetin in Pomerania, the Frence Cent. yields 10 Lasts, making 40000 lb. Measure and Weight of the said Place.

In Portugal, Salt is bought by the Mu.u, of which four make a Last, and seven

the Cent. of Amsterdam, containing (as above) 404 Scheppels.

At Alamat and Ivica 'tis fold by the Modin, which weight from 27 to 28 C. English, and at both Places the Quantities made are prodigious, being all for the King's Account.

Of Liquid Measures in Great Britain, the ordinary smallest one is called a Pint (with its Fractions) of which two make a Quart, two Quarts make a Pottle, two Pottles make a Gallon; eight Gallons make a Firkin of Ale, and nine a Firkin of Beer; two Firkins a Kilderkin, and two Kilderkins a Barrel; one Barrel and half

a Hogshead, two Hogsheads a Pipe or Butt, and two Pipes a Tun.

The English Wine Measures are smaller than those of Ale and Beer, and are proportioned as 4 to 5; so that four Gallons Beer Measure are almost five Gallons of Wine Measure; of which latter a Gallon is 231 Cubical Inches, and eight Pounds one Ounce, and 11 Drams Avoirdupois of Rain Water. Of these Gallons a Runlet of Wine holds eighteen, half a Hogshead 31; Gallons, a Tierce 42 Gallons, a Hogshead 63 Gallons, a Puncheon 84 Gallons, a Pipe or Butt 126, and a Ton 252 Gallons, or 2016 Pints; by which Measure is fold Wine, Brandy, Vinegar, Cyder, &c.

Foreign Vessels for containing Wine, Vinegar, &c. have various Denominations,

according to their Different Sizes, and Places of their Fabrication.

LD.

gland for Salt, tho' the first is rdupois to the s is accounted v Measure this are allowed to other Parts of almost any overal Places of d) it is fold by ed to be feven feven Lasts or ins 208 Sacks, carried to Amother Places , the Isles of and the Couneuf, and other

id, whose Size patch: At Pawhich Minot is

Alamat, and

We. contain 28 rdam 114 Lasts, ectage made at be and Brouage And the Cent. nich are 45 to

ts, the Last beond with 52 of 40000 lb. erg, and about

at Measure, of

king 40000 lb.

Last, and seven n 27 to 28 C. eing all for the

is called a Pint e a Pottle, two nine a Firkin of Barrel and half

r, and are profive Gallons of l eight Pounds allons a Runlet allons, a Hogf-Ton 252 Galar, Cyder, &c. enominations,

The Woeders of Germany, for holding Rhenith and Motelle Wines, are different In their Gauges, fome containing 14 Aumes Amfterdam Measure, and others more,

The Aume is reckoned at Amflerdam for eight Steckans, or 20 Verges or Veertels; or for of a Ton of two Pipes; or four Burrels of France or Bourdeaux, which ; is called at this latter Tiercon, because three of them make a Pipe, or two Barrels, and fix the faid Ton.

The Steckan is 16 Mingles, or 32 Pints; and the Verge or Veertel is in re-fpect of faid Rhenift and Mofelle, and some other Sorts of Wine, of six Mingles; but in measuring Brandy, it consists of fix ! Mingles. The Aume is divided into

four Ancker, and the Ancker two Stekans or 32 Mingles.

The Ancker is taken formetimes for ve of a Tun, of four Barrels; on which Footing the Bourdeaux Barrel ought to contain at Amsterdam (when the Cask is made according to the just Gauge) 12. Steckans, or 200 Mingles, Wine and Lees; or 12 Steckans or 192 Mingles racked Wine; so that the Bourdeaux Ton of Wine contains 50 Steckans or 800 Mingles, Wine and Lees; and 48 Steckans,

or 768 Mingles, of pure Wine.

The Barrels or Poinçons of Nantes, and other Places on the River Loire, contain only 12 Steckans Amfterdam Measure. The Wine Ton of Rochelle, Cognat, Charente, and the Isle of Rise, differs very little from the Ton of Bourdeaux, and confequently from the Barrels and Pipes.

A Ton of Wine of Chaloffe, Bayonne, and the neighbouring Places, is reckoned to Steckans, and the Barrel 15, Amfterdam Measure.

The Muid of Paris contains 150 Quarts, or 300 Pints, Wine and Lee, or 280

Pints clear Wine; of which Muids three make a Ton, and the Fractions are,

36 Setiers The Muid 4 Quarts The Setier g Pints The Quart containing The Pint 2 Chopins The Chopin 2 Demi-Setiers The Demi-Setier J 2 Poissons

The Muid is also composed of Pipes, Poincons, Quarteaux, Queues, and Demi-Queues. These Poincons of Paris and Grleans contain about 15 Steckans, Amsterdam Measure, and ought to weigh with the Cask, 666 lb. a little more of

In Provence they reckon by Milleroles. The Millerole of Toulon weights about 130 lb. Mark, and ought to contain 66 Paris Pints, which is near equal to 100 Pints of Amsterdam.

In Lower Languedoc, as at Montpelier, &c. the Muid contains 18 Setiers, and the Setier 32 Pots or Peckez, so that the Muid makes 576 Pots, and yields at Amflerdam 35 Steckans, or 500 Mingles; so that the Pot or Peche of Montpelier is less than the Mingle: but the Casks of Montpelier are never of an equal Gauge, and some Muids containing more than others.

The Butts or Pipes from Cadiz, Malaga, Alicant, Benicarlo, Saloe, and Mataro, in Spain, and from the Canaries subject to that Crown, from Lisbon, Oporto, and Fayal in Portugal, are very different in their Gauges, tho' in Affreightments are all reckoned two to the Ton.

Vinegar is measured as the Wine; but as the Measures for Brandies are different, I shall now give an Account of them.

These Spirits from France, Spain, Portugal, &c. are generally shipped in large Casks, called Pipes, Butts and Pieces, according to the Places from whence they are exported, and differing in their Contents, not only from one another, but even among those embark'd at the same Place.

In France Brandy is shipped in Casks called Pieces at Bourdeaux; and Pipes at Rochelle, Cognac, the Isle of Rbe, Nants, and other neighbouring Places; which contain (as before observed) some more and some less, even from 60 to 90 Amflerdam Verges, or Veertels, according to the Capacity of the Veffels, and the Places they come from, which being reduced into Barrels, will stand as follows,

10 N up ha shirmbilo na da dagai

Of the GENERAL TRADE of the WORLD.

At Rochelle, Cognac, the	Ifle of Rbb, and the Country	FUBOR	ויחפולפיה ס	7 94 1
Aunis	of the States of States to	33 3 27 1	Veertels	ginds 1
At Nants, and several Pl	aces of Bretagne and Anjou	29	Veertels	
At Bourdeaux and differe	nt Parts of Guienne	22	Verges	per
At Amherdam and other	Cities of Holland	11/10	Veertels Verges Veertels	Barrel.
	the street account to the	30	Verges	
At Embden	for for		Verges J	4 6.00

In Provence and Languedoc Brandy is fold by the Quintal, the Casks included, and at Bruges in Flanders the Verges are called Sesters, of 16 Stops each, and the Spirits sold at so much her Stop.

Spirits fold at so much per Stop.

The Mingle of Brandy at Amsterdam weight 2 lb. 4 cz. Mark Weight, and the Verge or Veertel 14 lb. a little more or less; at which Rate the 30 Verges must weight 420 lb.

The Pieces of Brandy fold at Bourdaux commonly contain from 50 to 80 Verges, and 32 Verges is reckoned (as has been mentioned) to a Barrel; the Verge contains 31 Pots, or a little less, and the Barrel near 110 Pots, Bourdeaux Measure.

Olive Oil is also shipp'd in Casks of various Sizes, according to the Custom of the Places where 'tis embarked, and for the Conveniency of Stowage. Gallipoly, Legborn, France, Majorca, and several other Parts of Spain, Partugal, &c. supply the northern Parts of Europe with this Commodity, as well for Eating, as cleansing of Woollens, and making of Soap. In England it is fold by the Ton of 236 Gallons, and at Amsterdam by the Ton of 717 Mingles, or 1434 Piuts; the Casks 'tis imported in, contain f 20 to 70 Steckans, at 16 Mingles per Steckan, the Mingle weighing 2 lb. and 2, 3, or 4 Ounces, according to the Place of the Oyl's Growth.

It is reckoned that the Barrel of Oyl at Genoa weighs near 187. lb. Nett that Weight, which is equal to 125 lb. at Amslerdam, and 14 of these Barrels or thereabouts make the said 717 Mingles, which ought to weigh 1750 lb. at the last mentioned Place.

At Legborn the Barrel of Oyl weighs \$5 lb. which a little exceeds 59 lb. at Amflerdam, and is more frequently ship'd in Jars and Flasks than Casks.

In Prevence it is fold by Millerols of 66 Paris Pints, which make about 100 Pints of Amilerdam.

From Spain and Portugal 'tis brought in Pipes or Butts of different Gauges; at the first 'tis sold by Roves, of which about 40 goes to the Butt, and at the latter by Almoudas, whereof 26 make a Pipe; the Almouda contains 12 Canadors, and the Canador making near a Mingle at Amsterdam,

Train Oyl is fold in England by the Ton, and at Amsterdam by the Barrel of 12 Steckans.

Honey is fold with us by the Pound, tho' in Anfardam, where great Quantities are imported from Bourdeaux, Bayonne, Bretagne, Provence, Hamburgh, Bremen, and several other Places, 'tis fold by the Ton, or Barrel.

Beer at Amsterdam is commonly put in Tons or Berrels, half, quarter, and half quarter of Barrels, and sometimes in Pipes, Butts, and other such large Casks for their East and West India Provisions. The Ton or Barrel ought to contain a Aum, or 8 Steckans, making 128 Mingles, and the other Vessels in Proportion.

Of COINS, both real and imaginary.

In England, the Copper ones are a Farthing and Haf-penny, the latter being two of the former.

In fine Silver of the Standard of 11 oz. 2 dwt. called Sterling, the smallest Piece is one Penny, others of two Pence, three Pence, four Pence, (called also a Groat) and fix Pence, a Shilling, or 12 Pence, a Half-Crown, or two Shillings and fix Pence, and a Crown, or five Shillings.

In fine Gold of 22 Carats, called also Sterling, a Guinea (now worth at Shillings) half a Guinea, some sew two and sive Guinea Pieces, and sewes 4 ones.

Accounts are kept in Pounds, Shillings and Pence, (the first and last imaginary) and Exchanges are calculated in one of them two.

In France, the Gold Species are Louis, with its Diminutions of + and +, and its Augmentations of double and quadsuple.

Of

LD.

tels girds . 1 ber rela

des included, each, and the

verges must

50 to 80 Vereaux Measure. he Custom of c. Gallipoly, gal, &c. hipor Eating, as d by the Ton f 1434 Pints; 6 Mingles per cording to the

lb. Nett that urrels or theret the last men-

59 lb. at Amake about 100

ent Gauges: at nd at the latter Canadors, and

he Barrel of 12

reat Quantities burgh, Bremen,

parter, and half large Calks for contain & Aum. ortion.

atter being two

e imalleft Piece d also a Groat) hillings and fix

th at Shillings) ones. last imaginary)

f + and +, and

Of Silver the Crown or Ecu, with its Fractions, which at present passes for 3 Livres, though has been up to more than 7 Livres.

Of Silver and Brass mixed, the Sol. And

Of Copper the Liard, which is + of a Sol, or 3 Deniers. A Double 2 Deniers. And a Denier or is of a Sol. But the Value of these Coins have been so often changed, fince May 1718, that it is impossible to ascertain their present Value without Recourse to the different Ordinances concerning them, which are very long, and would render their Quotation more tedious than profitable to my Readers, which may justly apologize for my Omission of them.

Accounts are kept throughout this Kingdom in Livres, Sols and Deniers, of which 12 Deniers make a Sol, and 20 Sols a Livre, their Exchange is by the

Crown of 3 Livres or 60 Sels.

In Holland, the Gold Coins are **Ducatons** [15 Guilders, and 15 Stivers Ducats worth Souverains (11, though of these very few are seen. Rofe-Nobles Silver Coins.

Dubatons : 3 Guilders and 3 Stivers Drie-Guilders Rix Dollar or Patucon 10 worth 2. Of this Coin very few to be met with Dollars Mary 54 27 29 - 129 Goud Guilders, or Golden Guilders

Here are also ; and ; Rix Dollars; Schellings, (of which some are worth 6, and others only 5; Stivers;) here are also Stivers (of which 20 make a Guilder) divided into 2 Deniers de gros, or 8 Duytes, or 16 Penins, though these two last Denominations are imaginary.

Here are besides, several other Coins, particularly some small ones, of 2, 3, 4,

8, and 12: Stivers.

Accounts are kept at Amsterdam and Rotterdam, the two chief trading Places, in Guilders, Stivers and Penins, so that although Goods are sold for other Species, fuch as Livres de gros, &c. yet all are reduced to the above Denominations for the Entries into their Books. The Exchanges are made with us in fo many Schellings to a Pound Sterling, though to most other Places in Deniers de Gros.

Foreign Coins are very many, both of Gold and Silver, but are not current here at any fixed Price, but (as other Commodities) rife and fall according to their

Plenty or Scarceness.

In Ruffia, 3 Coppecks is an Altin, 10 Coppecks 1 Grieve, 25 Coppecks is a Polpolin, 50 Coppecks is a Poltin, 64 Coppecks is a Dollar, and 100 Coppecks or 19 Grives is a Rouble; an English Crown passes there by Weight, for 120 to 130

Accounts are kept in the trading Places of this Empire, in Roubles, Grives and Moscosques, (2 of which make a Coppeck) or in Roubles and Coppecks. Their Exchange is only on Holland, and negociated in either Roubles or Coppecks.

In Norway, a Rix Dollar is fix Danish Marks, a Mark fixteen Schillings, and at Cooperwyk, Laarwyk, Mardou, Vlekeren, Jedder, Stafanger, Romfdal, and Dronshem, the Rix Dollar is worth four Oorts, and the Oort 24 Danish Schillings.

In Denmark, the Rixdollar is worth 4 Oorts, or fix Danifo Marks, the Oort 24 Schellings, or 1 Mark, the Mark 16 Schellings, and the Schelling 3 Penins 7 2 Danish Marks make 1 Mark Lubs, and at Bergen Accounts are kept in Danish Rixdollars, Marks and Schellings. But little is done in Exchanges from this Kingdom, and the few that are transacted from Copenhagen, are in Danish Rixdollars of fix Marks for current Rixdollars of Amsterdam.

In Stockholm and the rest of Sweden, the Dollar is worth 4 Marks, and the Mark 8 Oorts, or Runsticks (which is an imaginary Specie;) 2 Marks make a Mark Lubs, and here are Copper Rixdollars of 6 Dollars or 24 Marks; here is also Silver Money called Silvergelt, or Silvermunt, and one Mark filver Money is reckoned worth 2 Copper. The Silver Dollar is divided into 3 Marks, and the Mark into 3 Oorts,

Of

3 Oorts, though they have no such Coin as a Runstic, or Rontstuken) yet they reckon two of their Copper Farthings to a Runstick, 3 Runstics to a Whitton. 102 Whittons to a Copper Dollar.

Accounts are kept in this Kingdom in Dollars, Marks and Oorts, and the Exchange is made between a Copper Rixdollar of 24 Marks of Stockbolm, and a cur-

rent Rixdollar of 50 Stivers of Amflerdam.

At Cracow in Poland, their common Coins are, Gros, of which 18 make 1 Oort, and 30, one Guilder; a Specie Dollar is 40 Gros, and worth about two Shillings Sterling. A Rixdollar is 5 Oorts, or 90 Gros, a Gold Ducat is 6 Guilders. A Cross, and a Specie Dollar, pass at an uncertain Value from 3 to 4 Guilders, as there is a Premium upon them that fometimes amounts to 10 and 15 per Cent. Accounts are kept here in Guilders, Gros and Deniers, (of which latter 18 make a Gros, and 30 Gros a Guilder) or in Rixdollars and Gros, reckoning 90 of the latter to the former.

At Riga the Rixdollar is 90 Gros, and divided also in 15 Riga Marks, and into 3 Polish Guilders; the Polish Guilder must therefore confequently make 5 Riga Marks, and is also divided into 30 Polish Gros, a Gros is 3 Whittons, or 6 black Ditto. A Vording is 1. Gros, or 4. Whittens, or 9 black Ditto.

Accounts are here kept in Rixdollars and Gros, and it is in the former of these

Species that Exchanges are made with Rixdollars current of Amsterdam.

At Revel and Nerva, the Rixdollars confift of 64 Whittens or go Gros: Accounts are kept in these two Places in Rixdollars and Whittens, where they have likewise Copper Plate Dollars, which they use in Exchange.

At Coningsberg, Elbing and Dantzick, the Rixdollar is divided into go Polifb

Gros, or into 3 Polish Guilders, and the Gros into 18 Penins or Deniers.

At these Places Accounts are kept in Rixdollars and Gros, or in Polish Guilders, (called also Timpshen) Gros and Deniers or Penins. They exchange on Amsterdam in Polish Gros, for a Livre de Gros of 6 Guilders current Money of Amsterdam, and on Hamburg for the Rixdollar.

At Stetin, 36 Stivers, or Schellings Lubs, makes a Rixdollar, and Accounts are kept here in those Species, and Remisses made in them.

At Lubeck, the Rixdollar is worth 3 Marks Lubs, or 48 Schellings Lubs; the Mark being divided into 16 Schellings, and the Schelling into 12 Penins or Deniers. Accounts are kept here in Marks, Schellings and Deniers or Penins Lubs, in which their Exchanges are made.

At Breslaw the Rixdollar is worth 30 Silver Gros, and the Gros 12 Fenins. It is also divided into 90 Creutsers, and the Creutser into 4 Fenins, and the said

Rixdollars are called imperial Money, augmented by 17 Creutsers.

Accounts are kept at this Place in Rixdollars, and Silver Gros and Penins, in the first of which Species, Exchanges are made on Amsterdam for a certain Number of Stivers, Bank Money, and on Hamburgh for Rixdollars of Breslau, against Rixdollars of Hamburgh Bank.

At Hamburgh, the Mark, or Mark Lubs, is divided into 16 Stivers Lubs, and the Stivers into 12 Deniers Lubs. The Rixdollar is 48 Stivers Lubs, or 3 Mark Lubs, besides which many foreign Species are current at this Place, superfluous to be mentioned here, as they will be taken Notice of where they are coined.

Here Accounts are kept in Marks, Schellings, and Deniers Lubs Bank Money by those who have Cash in the Bank; but by those who have not, their Books are generally kept in Rixdollars, Schellings and Deniers current Money. This is a great Place of Exchanges, in which it negociates with most Parts of Europe. I shall therefore be a little particular in their Currency.

Hamburgh gives to

London, from 32 to 38 Schellings Flemish per Pound Sterling.

Holland, Sletch Dollar for 30 to 35 Stivers, and often Rixdollars, for Rixdollars with a Premium.

Berlin, Rixdollars for Rixdollars, with a Benefit of so much per Cent.

Leipsick and Dantzick, ditto-

Flanders, Mark Lubs, for Flanders Stivers.

Sweden, the Rixdollar, for Copper Marks, and sometimes at a Premium of to much per Cent.

Muscovy,

Whitton,

D.

d the Ex-and a cur-

ake I Oort, o Shillings iilders. A rs. as there Accounts a Gros, and atter to the

s, and into nake 5 Riga or 6 black

mer of these Gros: Ac-

re they have nto go Polifb iers.

lish Guilders, e on Amsterf Amsterdam,

Accounts are gs Lubs; the enins or De-

Penins Lubs, os 12 Fenins. , and the faid

Penins, in the in Number of against Rix-

ers Lubs, and s, or 3 Mark superfluous to coined.

Bank Money , their Books ney. This is

for Rixdollars

ent.

remium of lo

Muscovy,

Mustovy, the Rixdollar for an uncertain Number of Coppecks. Franckfort, the Sletch Dollar, against some Creutzers of Exchange, or Rixdollar

for Rixdollar at fo much per Cent.

Nuremberg, the Merchant's Dollar, for current Creutzers, and Rixdollar for Rixdollar, with a Premium.

France, a Number of Schellings Lubs, for the French Crown of 3 Livres. Spain, Ditto, for the Ducat of 375 Maravedies.

Portugal, a Number of Deniers, for the Crusade of 400 Reas.

Geneva, the fame as with Paris and Lyons; and it is a Custom to draw Bills upon Lubeck payable in Hamburgh; the Term Lubs being derived from the former of these Places, (once the Capital of the Hanse Towns) as it is here that the Schellings Lubs are coined.

Venice, a Number of Groots, for a Ducat of 24 Soldi Banco.

At Bremen, the current Coins are a Rixdollar, divided into 1. Double, or 3 fingle Bremen Marks, or 24 double Schellings, or 6 Head Pieces, or 72 Gros, or 360 Swaar. A double Mark is 48 Gros, 4 Head Pieces or 240 Swaar. A double

Schelling is 3 Gros or 15 Ewaar. A Gros is 5 Swaar, and a Swaar is a Penin.

At this Place Accounts are kept in Rixdollars and Gros, and it exchanges on Amsterdam Rixdollars of 72 Gros, for Rixdollars of 50 Stivers Banco.

At Leipfick, and Naumbourg, a Rixdollar is 24 Gros, and the Gros 12 Fenins. Said Dollar is likewise 1 Rix Gould or Rix Guilder, and this Piece is worth 16 Gros. A Ducat is 4 Guilders, or 27 Rixdollars; besides which they have 8, 4, 2, 11 and 14 Gros Pieces, and some still smaller, of 9, 8, 6, 4 and 3 Fenings.

These two Places keep their Accounts in Rixdollars, and Crowns, Gros, and Fe-

nings, and their Exchange Money is worth 10 to 20 per Cent. more than the cur-If Bills are made payable here in current Money, they are discharged 3 of their Amount in Pieces of 4 Gros, and the other in gros Pieces; but if they are drawn to be paid in Exchange Money they must be satisfied in Rixdollars, often termed Crowns of Exchange.

At Brunswick and Osnabrug the Rixdollar is divid I into 36 Mariengros, and the Mariengros into 8 Penins, in which Species their Exchanges are also ne-

At Berlin, the Rixdollar is worth 3 Guilders or 90 Gros (about 4s. 6 d. Sterling) a Guilder 20 Brummers, or 30 Gros, 18 Gros an Oort, and 5 Oorts the Rixdollar. A Brummer or Abrase is 11 Gros, 1 Gros is two Polchen or 18 Penins, and 1 Schelling is 6 Penins or Deniers.

In this City and the Kingdom Accounts are kept in Guilders, Gros, and Penins, and the Exchanges made in Rixdollars, for Amsterdam, Hamburgh, Augsburg, Nuremberg, Breslaw, Switzerland, and London, when any thing is done direct here, tho this is very seldom, as Transactions of this Nature commonly pass through Amsterdam and Hamburgb.

At Zurich, the Rixdollar or Ducat is worth 28 Batz and 2 Schellings of this Money, which are worth more than the Switz Batz, and less than those called good Batz; the Guilder of Zurich, called the good Guilder, is 16 Batz, or 40 Schellings of this Place. The Batz is worth 2; Zurich Schellings; the Schelling 6 Ansters, or 12 Creutzer, of which latter 4 make the Batz.

At this Place Accounts are kept in Rixdollars, Creutzers and Hellers; their Exchange is commonly made in Zurich Money; reckoning their Rixdollars (worth

about 4s. 6 d. Sterling) at 108 of their Creutzers.

At Zurzach, most of the Stottz Coins are current; and

At Schafbouse, the Rixdollar is worth 27 good Batz, the Guilder of Zurich is

worth here 15 ditto. The good Batz makes 10 Baps, or 4 Creutzers.

At Berne, the Rix Dollar is worth 30 common Switz Batz. The good Guilder of Zurich is worth 16 Batz, and 2 Schellings Switz; and the Batz is worth 4 Creutzers, or 2 Schellings.

At. St. Gal the Rixdollar is worth 25 + Batz, or 102 Creutzers. The Guilder is 15 Batz, or 60 Creutzers. The Schelling is 6 Creutzers or 1; Batz. The good Batz is 5 Creutzers. The common Batz 4 Creutzers. The Creutzer 4 Hellers or Penins.

Of the GENERAL TRADE of the WORLD.

In this Canton, Accounts are kept in Guilders, Creutzers, and Penins, St. Gal Money, or under the same Denominations, in the Coins of the Empire. It gives in Exchange to Vienna, Nurembergh, Augsburgh, and Bolfana, a Number of its Guilders, for others of faid Places; the same to Venice for Ducats Banco; ditto to Geneva for Crowns of that Place; and the like to Lyans for the French Crown.

At Bafil, the Rixdollar confifts of 27 good Batz, the good Guilder 15 good Batz, or 60 Creutzers. The good Batz is 10 Raps, or 4 Creutzers. The Guilder of the Empire is here worth 25 Schellings or Plapperts, or 20 Gros; the Gros 7 # Raps; and the Plappert 6 Raps.

Accounts are variously kept in this Canton, some in Rixdollars, Schellings and Deniers, some in Livres, Schellings and Deniers, some in Rixdollars, Creutzers and Penins; and some in Guilders, Creutzers and Penins; they exchange as Zurich does, and their Rixdollar is worth about 4 s. 6 d. Sterling.

At Strafburgh, the Rixdollar is valued at 1; Guilders, or 15 Schellings, 90 Creutzers, 3 Livres or 60 Sols. A Guilder is 10 Schellings, or 60 Creutzers, or 2 Livres, or 40 Sols. A Livre is 20 Sols, 5 Schellings, or 30 Creutzers. A Schelling is 6 Creutzers, or 4 Sols. Exchange from hence is transacted with most Places in the Silver of Alface, which is the same with the Silver of France; the Rixdollar being here reckoned at 3 Livres Turnois, the Agio being commonly from 1 to 2 per Gent.

At Geneva the Gold Coins are Pistoles, worth 40 Florins 3 Sols, or 11 Livres 10 Sols Tournois. Ducats worth 22 Florins, or 6 Livres, 6 Sols, or fomething better, though few of these Coins are now met with. The Silver Moneys are Crowns, worth 10 Florins 6 Sols, or 3 Livres. Pieces worth 1 Florin, 9 or 10 Sols Tournois. Pieces of 10 Sols 6 Deniers, or 5 Sols Turnois. The Copper are, Pieces of 6 Sols, 3 Sols, 1 Sol, and 6 Deniers, 9 Deniers, and 6 Deniers of Geneva, befides which there are Silver Pieces of 2 Florins and 1 Florin, though of these there remain but few. The Geneva Florin is worth 5 per Cent. less than 6 Sols Tournois. The Exchanges are in Crowns of 3 Livres Tournois (called also by some Rixdollars) and almost all the foreign Coins of Europe are current there.

At Cologn the Rixdollar (computed at 4.5. 6 d. Sterling) is divided into 78 Albussies; the Albus into 12 Deniers, or 2 Creutzers, and the Creutzer into 4 Hellers. The Dollar is worth here 52 Albusses. The Guilder 24 Albusses. The Blaffart 4 Albuffes; and Accounts are kept in Rixdollars, Albuffes and Penins, and their Exchanges with Amsterdam are for Rixdollars of 78 Albusses, for Rixdollars

current Money there, at a fluctuating Premium.

At Frankfort fur le Mein and Hanaw, the Rixdollar is 90 Creutzers, and the Creutzer 4 Hellers; but as the current and exchange Money is so very different, and not readily to be calculated, I herewith add a Computation made by Monfieur John Peter Ricard, in Hopes it may (at least to some) be both agreeable and

- 100 Guilders of 65 Creutzers exchange Money, make 108 Guilders, 20 Creutzers, of 60 Creutzers exchange Money.
- 87 Rixdollars, 62 Creutzers, of 74 Creutzers ditto.
 88 Rixdollars, 6 Creutzers 317 d. of 90 Creutzers current Money.
- 132 Guilders, 6 Creutzers 337 d. of 60 Creutzers current Money.
 100 Guilders of 60 Creutzers exchange Money, make
- 92 Guilders, 20 Creutzers of 65 Creutzers exchange Money.
 81 Rixdollars, 6 Creutzers of 74 Creutzers ditto.
 81 Rixdollars, 27 Creutzers 14 d. of 90 Creutzers current Money.
 121 Guilders 57 Creutzers 14 d. of 60 Creutzers ditto.

- 100 Guilders of 60 Creutzers, current Money, make
- 75 Guilders, 45 Creutzers of 65 Creutzers Exchange Money. 82 Guilders of 60 Creutzers, ditto.

- 66 Rixdollars, 36 Creutzers, of 74 Creutzers, ditto. 66 Rixdollars, 60 Creutzers, of 90 Creutzers, current Money. 100 Rixdollars of 74 Creutzers exchange Money, make 113 Guilders, 55 Creutzers, of 65 Creutzers exchange Money.
- 123 Guilders 20 Creutzers of 60 Creutzers ditto.

100 Rixdollars

s, St. Gal It gives in ber of its ditto to Crown.

r 15 good ne Guilder he Gros 7

ellings and Creutzers nge as Zu-

ellings, 90 eutzers, or . A Schelwith most rance; the commonly

r 11 Livres fomething Moneys are 9 or 10 Sols r are, Pieces Geneva, be-f these there de Tournois. Rixdollars)

into 78 Alinto 4 Hel-The Blaf-Penins, and or Rixdollars

zers, and the ery different, by Monfieur greeable and 100 Rixdollars 24 Creutzers 1 1 d. of 90 Creutzers current Money.
150 Guilders, 24 Creutzers 1 1 d. of 60 Creutzers ditto.
100 Rixdollars of 90 Creutzers current Money, make

113 Guilders, 35 Creutzers, of 65 Creutzers exchange Money. 123 Guilders of 60 Creutzers ditto.

99 Rixdollars, 54 Creutzers, of 74 Creutzers ditto.
150 Guilders of 60 Creutzers current Money.

N. B. 1 Guilder of 60 Creutzers, is reckoned worth about 3 s. Sterling At this Place Accounts are kept in Rixdollars and Creutzers, and the Difference

of the Exchange Money from the current, is shewn in the preceding Calculation. At Vienna many foreign Coins have a Currency, but their own is the Imperial Ducat of 4 Guilders, the Rixdollar in Specie of 2 Guilders. The imaginary Rixdollar of it Guilder, or 90 Creutzers, the imaginary Guilder of 60 Creutzers. The Schelling of 7 Creutzers and 2 Deniers. A Gros is 3 Creutzers, 2 Deniers. A Patre, is 4 Creutzers. A Penin and Denier is the same, and 3 Deniers are a Dreyer. Accounts are kept here in Guilders, Creutzers, and Penins, reckoning 8 Penins to a Creutzer. This Place exchanges with London a Rixdollar for an uncertain Number of Pence (commonly between 4 and 5 Shillings.) With Holland the same for an uncertain Number of Stivers. With Nuremberg and Augsberg, Rixdollars for Rixdollars with an uncertain Premium. With Venice an uncertain Number of Rixdollars for 100 Ducats Banco. And with St. Gal 100 Guilders of 60 Creutzers, for an uncertain Number of those Guilders.

At Emden, the Money most in use are Rixdollars, valued at 2 Guilders, 14 Stivers; and their Exchange is almost confined to Amsterdam, between Rixdollars and Rixdollars, and sometimes Guilders against Guilders, both with a Premium

Bolzano is a Place confiderable in Exchanges with several Parts of France, Italy, Switzerland and Germany. The Species most current here, are the German Rix-dollars and Dollars, the former worth 90 and 93 Creutzers; the Guilder of 60 Creutzers is likewise in use here. It exchanges with Lyons an uncertain Number of Creutzers for a French Crown. With Rome the same for a Crown. With Florence Ditto for that Crown of 7½ Livres. With Bergam the Rixdollar of 93 Creutzers, for an uncertain Number of Soldi. With Venice the same, for a Number of Soldi Banco. With Ancona, the Guilder of 60 Creutzers for an uncertain Number of Bajoches. With Bologne ditto, for a Number of Soldi. With St. Gal. 100 Guilders for an uncertain Number of dittos that Money. With Frankfort an uncertain Number of Rixdollars of 90 Creutzers, for 100 Rixdollars of that Place; and with

Augsberg and Nuremburg the same.

At Nuremberg and Ausbourg, the Guilder is 15 Batz, 20 Imperial Gros, or 60 Creutzers; the Creutzers 4 Hellers, and the Rixdollar is 12 Guilder, or 90 Creutzers. zers, (near 41. 6 d. Sterling) 22 Batz, or 30 Imperial Groe; a thick Dollar is 1 Guilders, or 25 Batz, or 100 Creutzers; a Gros is 3 Creutzers or 12 Deniers,

and a Batz is 4 Creutzers, or 16 Deniers.

Accounts are kept here in Guilders, Creutzers, and Hellers; and the Exchanges on Amsterdam and Leipsick, are in Rixdollars for Rixdollars, with a Premium. On Venice in Guilders for Ducats de Banco; and on Vienna, Prague and Breslau, in their Guilders, for other Imperial Money

At Liege, a Livre is 20 Schellings, and the Schelling 16 Fenins. The Crown or Rixdollar of this Place, is worth 4 Livres, which are reckoned on a Par with

the Rixdollars of 50 Stivers current Money of Amsterdam.

Here Accounts are kept in Livres, Sols and Deniers; and Exchanges made in Livres for Guilders of Current Money in Amsterdam.

At Antwerp, Bruffels, Malines, Ghent, and Bruges, the Livre de Gros is 20 Schellings de Gros, and the Schelling 12 Deniers de Gros; called here, at Amsterdam, and in all Brabant and Flanders, Pounds, Schellings and Groots Flemish; and at Antwerp, as well as in Brabant and Flanders, are two Sorts of Money, or rather one Sort with two different Values, for the same Species are variously reckoned in their Currency, or by Exchange. For Exchange, the Patagon or Rixdollar, is here reckoned for 8 Schellings, or 48 Stivers in Exchange-Money, though for 56 Stivers current Money; and the Schelling de Gros, which is 6 Stivers in

o Rixdollars

Exchange, passes for 7 Stivers in the Currency; so that there goes 116; Guilders or Livres de Gros Currency to 100 Ditto in Exchange; 100 Livres de Gros, Bank Money at Amsterdam, is commonly worth 2 to 4 per Cent. more than 100 Livres

de Gros Exchange Money at Antwerp.
In Spain, the Gold Coins are the some all over the Kingdom, viz. the sour, two, and fingle Pittole Pieces, as also the Pittole. The Silver Coins are the West-India Dollars (with its I ractions of \(\frac{1}{4}, \frac{1}{4}, \) or two Rials, one Rial, and \(\frac{1}{4} \) Rial of Plate) now worth 10\(\frac{1}{4} \) Rials of Plate, whereas some Years ago its Value was no more than 8 of the faid Rials, and the Pistole then worth but 32 Rials that is now Current at 40 Rials; these Dollars all come milled from Mexico; but from Peru they still come unmilled as formerly, being the same in Value as the others, with this only Difference, that of these no less than Dollars and half Dollars are Current, the leffer Fractions having been cried down above 20 Years ago. When the late Emperor was in Possession of Spain, he coined a pretty large Quantity of Pestareens (or ! Dollars) which being of a base Alloy, King Philip V. lowered their Value 20 per Cent. on his coming to the Crown, so that instead of four, five of them went to the Dollar, and the said King coined many Dollars with their Fractions during his Reign. Their Copper Money is very various, and almost Provincial; that at Cadiz and in Castile, are double and single Quartos and Ochavos, of which two Ochavos make a Quarto, and two fingle Quartos make a double one; 17 Quartos make 2 Rials Vellon, which is now an imaginary Coin, though formerly it was the principal one of the Kingdom. A Maravadie is also another imaginary Specie, of which 17 is reckoned to a Rial Vellon. The Ducat is also a fictitious Coin of 11 Rials of Plate in Purchases, Sales, and all other Mercantile Transactions, except in Exchanges, when it is valued at II Rials of Plate and 1 Maravadie, or 375 Maravadies. In the Kingdom of Valencia, the Copper Coin is peculiar to it, being called Dineros, of which 30 make a Rial of Plate, and 24 a Rial Current (being an imaginary Coin) of which to were reckoned of equal Value with 8 Rials of Plate, and 2 to be the same as 3 Rials of Vellon; here are also some few Pieces of 3 and 6 Dineros, much about the Size of our Half-pence and Farthings; and as the Currency of this Coin is very confiderable (though comined to the Kingdom of Valencia only) they are made up into Papers of 2 and 3 Dollars each, and so received and paid unopened, very often to the Value of several thousand Dollars; but in case of any Suspicion, they are weighed. At Barcelona, their Copper Money is again different, and 14 Rials Ardites is there reckoned to the Dollar; so that I cannot help taking Notice of the Errors, all Authors that I have feen, run into, by making the Coins and the Entries in Accounts the same all over Spain; and where any one has varied under a pretended Correction of his Predecessors, he has done it, in so erroneous a manner, as to leave the Account worse than he found it. At Cadiz, Accounts are kept in Rials of Plate, and its Fractions; in Castile in Maravedies, in Valencia in Livres or Dollars, Sueldos or Dineros, (of which latter 12 make a Sueldo, an imaginary Specie) and 20 Sueldos, a Livre of Dollar. In Catalonia in the Species above-mentioned of Ardites; and so in several other Parts of the Kingdom, which I thought proper to mention, as necessary to rectify the Mistakes made in this Matter.

This Kingdom exchanges with London, a Dollar or Piece of Eight, for an uncertain Number of Pence. With Brabant, Flanders, Holland, Zealand and Hamburgh, its Ducat of 357 Maravedies, for a Number of Groots; with France for so many Maravedies against the French Crown, or the Pistole for so many Livres, &c. with Portugal, the Ducats for Crusades, or a Pistole for the Number of Reas; with Novi, an uncertain Number of Maravedies for the Crown Mark; with Venice the same, for a Ducat Banco; with Florence Do for the Ducat of 7th Livres; with Legborn the same for the Dollar; with Milan the same for the Ducat of 115 Soldi; with Naples the same for the Ducat of 10°Carlins; and D° with Palermo and Messina for the Florin of 6 Tarins.

In Portugal, the current Coins are many, viz.

In Gold.

The Piece of 25 Mil, 600 Reas, worth in Sterling Money The Piece of 24 Mil, or 5 Moidores

Of COINS, &c.

	•				
	The Piece of 12 Mil, 800 Reas,	1	12	ė	
	The Piece of 12 Mil Reas, or 2; Moidores —	2	7	6	
	The Piece of 6 Mil, 400 Reas	3	16	0	
	The Piece of 4 Mil, 800 Reas, or a Moidore -		-	_	
			-6	0	
	The Piece of 3 Mil, 200 Reas	0	10	0	
	The Piece of 2 Mil, 400 Reas, or the Moidore —	0	13	6 .	
	The Piece of 1 Mil, 600 Reas	0	9	0	
	The Piece of 1 Mil, 200 Ress, or the Moidore — —	0	6	9	
	The Piece of 8 Testoons, or 800 Reas	0	4	6	
	The Silver Coins are,		•		
	The Crown, or Cruzade Piece of 400 Reas.	ò	.2	4	
	The ' of a Moidore being 480 Pens	0	-	8 .	
	The 12 Vinten Piece, or 240 Reas	-	15	4.1	
	The Winter Disco of 240 Reas	٠	*	75	
	The 5 Vinten Piece, or 100 Reas	0	0	0.	
	The 2' Vinten Piece, or 50 Reas	.0	P	3	
	In Copper.				
	The Vinten, or 20 Reas.	0	0	-I.3	
	The Vinten, or 10 Reas	0	ó	0.	
	The Vinten, or Reas	D	ò	0.3	
	Besides which, there are some few Copper Coins of less Value, co	1556	ent is		
k	lingdom.				

Accounts are kept there in Reas, making a Separation at every Hundred, Thoufand, &c. and it exchanges with London 1000 Reas, or a Mil Rea, for an uncertain Number of Pence; with Hanburgh, Holland, and all the United Provinces, a Crusado for some Pence Flemish; with Spain an uncertain Number of Reas, sor the Ducat or Dollar; with France the same for a French Crown; with Florence D° for that Crown of 7; Livres; with Genea, the same for a Scudi; with Legborn, the same for a Dollar of 6 Livres.

At Genea and Novi, many Species of foreign Coins are current, but their own are the Dollar, of 5 Livres, the common Dollar or Ducat of 4 Livres; 12 Denaris make 1 Soldi; 4 Soldis a Chavelet; and 5 Chavelets, or 20 Soldi, a Livre.

make I Soldi; 4 Soldis a Chavelet; and 5 Chavelets, or 20 Soldi, a Livre.

Account are kept in these Cities in Livres, Soldi, and Denari, or in Dollars of 100 Soldis exchanging on London the Dollar of 5 Livres, for a certain Number of Pence; on Amsterdam and Antwerp, ditto for a Number of Groots; on Spain the same for some many Maravadies; on Portugal the same for Reas; on Geneva the same for a Crown with a Premium; on Venice the imaginary Crown of 90 Soldi, for an uncertain Number of Venetian Soldi; on Milan ditto for a Number of Sols of the Empire; on Rome an uncertain Number of Soldi for that Crown; on Paris the Dollar for an uncertain Number of Sols; on Legborn an uncertain Number of Soldi, for the Dollar of six Livres; on Naples the same for the Dollar of nine Carlins.

At Milan, many Sorts of Money are current as at Genoa, but their own Species are Livres, Soldis and Denari, to be counted like Pounds, Shillings and Pence, viz. 12 Denaris make a Soldi, &c. and Accounts are kept here in those Species. This is a considerable Place of Exchange; and gives to London a Ducat for an uncertain Number of Pence; to Spain ditto, for a Number of Maravadies; to Venice the same, for a Number of Soldi; to France, an uncertain Number of Soldi for a Crown Tournois; to Florence ditto, for that Crown of 7th Livres; to Genoa the same, for the Dollar of sive Livres; to Novi, the same for a Crown Mark; to Kome 100 Crowns, for an uncertain Number of stampt Crowns. Besides which, it exchanges with many other Places.

At Rome, the Crown is worth 10 Julios, and the Julio 10 Bajoches. The Crown is also divided into 20 Soldi d'Or, and the Soldi d'Or into 12 Denari.

Accounts are kept here in Crowns, Julios and Bajoohes, or Grains and Quartrins; and it exchanges with London, a stampt Crown for an uncertain Number of Pence; with Genoa, the same for some Soldi; with Bergam and Bologne, ditto for ditto; with Ancona 100 ditto, for a Number of their Crowns; with Spain one ditto, for an uncertain Number of Maravadies; with Bolzamo the same for some Creutzers; with France, an uncertain Number for 100 French Crowns; with Venice, the same for 100 Ducats Banco; with Leghern, the same for 100 Dulars;

ingdom. A ed to a Rial chases, Sales, t is valued at gdom of Vaich 30 make of which 10 the fame as neros, much of this Coin nly) they are id unopened, ny Suspicion, rent, and 14 taking Nong the Coins

y one has va-

, in so erro-

t Cadiz, Ac-

aravedies, in

r 12 make a

In Catalonia

LD.
6; Guilders
Gros, Bank
n 100 Livres

z. the four, loins are the , and f Rial s Value was 2 Rials that Mexico; but in Value as lars and half we 20 Years pretty lerge ing Philip V. that initead i many Dolis very varible and fingle d two fingle ch is now an

Parts of the the Mistakes at, for an unand and Ham-France for so Livres, &c. per of Reas;

with Ver f 7\ Livres; he Ducat of D' with Pa-

£7 4 0 6 15 0 The

with Novi ditto for 100 Crowns; with Lucca 100 ditto for an uncertain Number of those Crowns of seven Livres.

At Legborn the Dollar is worth fix Livres, or 20 Soldi, and the Soldi 12 De-

nari, and the Ducat is worth 7 Livres.

At this Place Accounts are kept generally in Dollars, Soldi, and Denari; and the Exchanges are made on London by giving a Dollar of 6 Livres for an uncertain Number of Pence; on Holland the same for a Number of Groots; on France the same, for a Number of Sols; on Portugal the like, for a Number of Reas; on Florence the same, for some Soldi; on Genoa, ditto for ditto; on Venice, an uncertain Number of Dollars for 100 Ducats Banco; on Naples, 100 Dollars for a Number of Ducats of 5 Tarins; on Novi ditto, for the like Number of Crowns, with a Premium; on Rome ditto, for an uncertain Number of Crowns; on Geneva, ditto for ditto; and besides, it exchanges with many other Places, in the same Manner as its Capital Florence does.

At Florence, 5 Quartrins make a Craca or Grain, 8 Grains a Julio or Paulo, 12 Grains a Livre, and 7; Livres, or 150 Soldi, a Crown.

They here keep their Books and Accounts in Crowns, Soldi, and Denaria Picoli, or Current; and exchange the Crown of 7th Livres with London, for an uncertain Number of Pence; with Spain the same for Maravadies; with Portugal ditto for Reas; with Milan ditto for Soldi; with France, an uncertain Number of ditto for 100 Crowns Tournois; with Novi ditto for 100 Crowns of that Place; with Venice ditto for 100 Ducats Banco; with Naples 100 ditto for an uncertain Number of Ducate; with Legborn an uncertain Number of Soldis, for the Dollar of 6 Livres; with Lucca 100 Crowns for an uncertain Number of Crowns of 7 Livres; with Rome ditto, for an uncertain Number of Roman Crowns; with Amflerdam, Antwerp, and Genoa, the same as from Legborn to those Places.

At Lucco, the Crown is worth 7 Livres 10 Soldi, the Livre 20 Soldi, and the

Soldi 12 Denari, all d'Or, and they keep their Accounts therein.

At Naples, several Coins are current, but their own is the Ducat, which makes 10 Carlins; a Tarin 2 Carlins; a Carlin 10 Grains; a Grain 3 Quartrini;

a Carlin worth about 5 d. Sterling.

Accounts are here kept in Ducats, Tarins and Grains; and Exchanges made with Spain, by giving a Ducat of 10 Carlins, for an uncertain number of Maravadies; with Genoa the Dollar of 9 Carlins, for some Soldi; with Palermo the Ducat of 10 Carlins, for a Number of Ponti; with Legborn, Florence, Venice, Rome, and France, for 100 Dollars, Crowns, Ducats, stampt Crowns, and Crowns Tournois, 100 Neapolitan Ducats with a Premium.

In Sicily, the Coins are very like the preceding; 8 Pichili make a Ponti. 6 Pichili a Grain, 10 Grains a Carlin, a Tarin is 2 Carlins, 12 Carlins is a Florin, 13 Tarins a Ducat, and 12 Tarins a current Crown, which is about 5 s. Sterling.

Accounts are kept in this Island as at Naples; and it exchanges with Spain the Florin for an uncertain Number of Maravedies; with Florence an uncertain Number of Carlins for the Crown of 7. Livres; with Novi the same for the Crown; and with Naples an uncertain Number of Ponti, for the Ducat of 5 Taris.

At Venice both the current and Bank Ducat make 24 Soldi, or fix Livres and 4 Soldi. The Venetian Pistole 29 Livres; the Chequin 17 Livres; the Testoon two Livres 14 Soldi; Ditto or a Julio, 18 Soldi; a Soldi 12 Denari; a Livre Picoli is 20 Soldi and about 9 d. Sterling. Accounts are kept here in Livres, Soldi and Denari, Picoli or current; but the Bank Entries are in Livres, Soldi, and Groffes. It deals very confiderably in Exchanges, and gives to London a Ducat of 24 Grains Banco, for an uncertain Number of 10000 Sterling; to France an uncertain Number of Ducats, for 100 Crowns Tourr 12; to Spain one Ducat for a Number of Maravedies; to Holland, Brabant, and Hamburgh, a Ducat for a Number of Groots; to Novi, an uncertain Number of Ducats for 100 current Crowns; to Naples, 100 Ditto for an uncertain Number of Ducats, of 10 Carlins; to Legborn, 100 Ditto for a Number of Dollars of fix Livres; to Lucca 100 Ditto for an uncertain Number of Crowns of 7 Livres; to Rome the same, for an uncertain Number of Crowns; to Genoa, an uncertain Number of Soldi Banco for the Crown of four Livres; to Milan the same, for a Crown of five Livres 15 Soldi;

LD. tain Number

Soldi 12 De-

Denari , and es for an unaber of Reas; on Venice, an oo Dollars for er of Crowns. on Geneva, in the same

ulio or Paulo,

and Denari: endon, for an with Portucertain Numrowns of that tto for an unsoldis, for the ber of Crowns Crowns; with Places. soldi, and the

Ducat, which 3 Quartrini:

changes made ber of Mara-Palermo the rence, Venice, s, and Crowns

Ponti, 6 Pisa Florin, 13 . Sterling. s with Spain an uncertain fame for the e Ducat of 5

Livres and 4 Testoon two Livre Picoli is Soldi and Deand Groffes. of 24 Grains certain Numa Number of a Number of Crowns; to ins; to Leg-100 Ditto for for an uncer-Banco for the res 15 Soldi;

to Franckfort, Nuremberg, and St. Gal, 100 Ducats, for an uncertain Number of Guilders of 60 Creutzers.

At Bologna Accounts are kept in Livres, Soldi, and Denari, the Livre being 20 Soldi, and the Soldi 12 Denari. The Money is a Crown worth four Livres five Soldi, or 85 Boulonins. Here is likewise a Testoon valued at one Livre 10 Soldi; a Jules at 20 Quartrins, and the Soldi Bayock, or Boulonin, at fix Quartrins. Many Coins of the Empire, France and Spain. pass current here, and it exchanges with France an uncertain Number of Soldi for one Crown Tournois; with Naples the same, for the Ducat of 10 Carlins, with Venice, the Crown or Dollar of 85 Soldi, for an uncertain Number of Soldi; with Rome an uncertain Number of Soldi, for the Crown of 10 Julius; with Lucca, the same for the Crown of 7 Livres; with Florence ditto for the Ducat of feven Livres.

At Bergam many foreign Coins are current, and their Accounts kept in Livres, Soldi, and Denari, of which 20 Soldi make a Livre, and 12 Denari one Soldi. The Ducat or Crown of Exchange is reckoned at 7 Livres, and of these it gives to Navi an uncertain Number, for 100 Crowns that Money; to Milan the same for the Ducat of five Livres and 15 Soldi; to Lyons ditto for a Crown Tournois; to Rome Ditto for a Stampt Crown; and to Venice a Crown for an uncertain Number of

At Parma Accounts are kept in Crowns of 20 Soldi, and one Soldi is 20 Denari. The Merchants Crown is reckoned 4 Livres, with an unsettled Premium.

At Modena Accounts are kept in Lires, Soldi, and Denari; they have also a Dua

cat of five Livres, with many other foreign Coins current here.

Mantua has the fame Species and the fame Way of Reckoning as the last men-

And at Ferrara and Ancona Accounts are kept, and the Species the fame as at

In the Island of Sardinia, Accounts are kept, as in most Parts of Italy, in Livres, Soldi and Denari; the Dollar or Piece is worth 9; Rials, and the Rial 15 Soldi, Sardinia Money, and the Livre 20 Soldi; so that the Dollar is valued in 6 Livres, 18 Soldi, or 138 Soldi, that Island's Currency.

At Placentia Accounts are kept in Crowns, Soldi, and Denari of Mark, of which 12 Denari make a Soldi, and 20 Soldi the Crown. This Place always gives in Exchange an entire Sum, viz. a whole Crown, or 100 Crowns, &c.

In the Island of Malta Accounts are kept, and Money is the same with that of Sicily, being Silver, Copper, or Brass, of which the latter are the current Species; and in Negociations of Purchases or Sales, it is always stipulated w'.ether Payment shall be made in Silver or Brass Money, the former being esteemed 50 per Gent. better than the other. Six Pichili make a Grain, 10 Grains a Carlin, two Carlins a Tarin, and a Deci Tarini 10 Tarins, besides which many foreign Coins are current on the Island.

In Savoy and Piedmont, the Species are Madonines or Pistoles of Savoy, worth 13 Livres; Ducatoons worth 7 Florins, or 84 Soldi; the Savey Crown, worth Livres, 12 Soldi; the Livre worth 20 Soldi, and the Soldi worth 4 Quartrins or Liards. Accounts are kept here in Livres, or Lires, Soldi and Quartrins; and their

Exchanges are in Ducatoons. In the Island of Candia, the same Coins are in Use, and the same Method of Accounts practifed as at Venice. In their Measuring two Pico's are used, the one for Silk, and the other for Woollens; 100 of the former making about 614 Yards English, and 100 of the others four Yards more. The Weights of this Isle are also two; the Suttle and great Weight; 100 lb. of which latter very nearly corresponds with 118 lb. Avoirdupois, and the 100 Suttle making about 76 lb. Ditto.

In the Morea, Accounts are kept as in Venice, or Turkey, according to which of these Powers the Place is subject, though they generally reckon in their Dealings by the Dollar of 80 Aspers. In computing their Weights, they reckon 11½ Drams to an Ounce, 12 Ounces to the Pound, 3 lb. to the Ocque, 132 lb. to a Quintal (of about 117½ lb. English) though in weighing Raw Silk, they count 15 Ounces to the Pound. Oyl is sold here by a Measure called the Levor, weighing about 71 lb. of which 10 make near 15 English Gallons, or 1121 lb.

Corn is fold here by the Bochel, of which 9; make 8 Buthels Winchefter Meafure, and their Wine is fold by the Loder, containing about 8 Gallons English which Weights and Measures I mention here, as they were omitted in their pro-

At Conflantinople, the current Coins are golden Sequins, worth 243 Afpers.

The Piece reckoned at 120 Afpers. The Paras or Medius worth 3 Afpers, and the Afper worth a Trifle more than a Farthing Sterling. Many foreign Coins puls here, such as Spanish Dollars (if weighty) at 108 to 110 Aspers, and in Proportion for what they are light; Caragrouchs (Money of the Empire) for 120 Aspers; the Asselsanis, Abouquels, and Lion Dollars of Inspruck and Edolland worth 110 Aspers; the Polish Abras, the Tucks, Izelotes, Venetian, and Hungarian Zekins, &c. At Smyrna they use for current Money the Asselanis and Abouquels, worth 80

Aspers, the Scherifs of this Place being Pieces of Gold worth a Dollars. At Alexandretta, or Scanderoon, as well as at Aleppo and Seyda, the current Coins are the Dollar worth 80 Afpers, and under these Denominations all Accounts are

kept in these Parts.

At Alexandria, Resetto, and Grand Cairo, the current Dollar is worth 33 Medini, and the Abouquel or Lion Dollar, 30 Ditto; the Asselani worth 32 Medini, and the Spanish Dollar about 70. The Gold Coins are the Sultani, Xeriff, and Che-

keens, being each worth about 9 s. 4 d. 5 d. or 6 d. Sterling.

The Places mentioned in the three last Articles should not have been inserted here, had their Connexion been less with Constantinople than it is, as their bituation is not in Europe, to which Part of the World I proposed to confine the prefent Section of Meatures, Weights and Coins, which I have now finished with all the Accuracy I have been able; and though the greatest Part of the preceding Tables and Computations are collected from feveral Authors, and their Errors (which were many) corrected, whereever I perceived them; yet I have not dopt here, but also very considerably enlarged them, by the Addition of many principal trading Places, that had been omitted by the Composers of the aforefaid Calculations, who have generally copied from one another, and thereby propagated the Mistakes and Oversights of the first Inventors, which are here (at least in some Measure) rectified and improved.

I shall next endeavour to give the best Account I can of the Weights, Measures, and Coins of the other trading Parts of the World, and with this finish my Work,

and conclude my Labours.

At Caffa in the Black Sea, many foreign Coins are current, but those in most Esteem are the weighty Mexican and Sevilian Dollars, which are always worth here 10 per Cent. more than the Asselani, being continually bought up by the Armenians, and sent to Persia. The Asselani passes for 90 to 100 Aspers; the Venetian Zekin for 2. Affelanis (as at Conflantinople;) the Abros passes for 1 of an Asselani; the Izelot for 3 of ditto, and the Turk for 1. The Ocque or Ok of Cassus the same with that at Conflantinople: And they have two Sorts of Long Meatures, the one for Woollens and Silks, and the other for Lipens, Cottons, &c. both are called Pics, but the first for Distinction Pic-arsem; the Linen Pic is 30 per Cent. bigger than that of Constantinople.

At Kily, or Kilia, the Money confifts in Affelanis, worth fometimes 115 or 116 Aspers, as at Constantinople, their Price being generally governed by that of the last City: The Izelot is received here for of the Dollar. The Sevilan and the Cara-City: The Izelot is received here for * of the Dollar. groufeh have here the same Currency as at Constantinople, and other Species at a

proportionable Value.

At Prevat, all Trade is carried on in Affelanis, Abras, Turks, Izelotes, Venetian and Hungarian Zekeens, Cheriffs, Aspers and Para's; these Species being commonly 15 per Cent. higher than at Constantinople, as they are at Synope, Nicopolis and Castamboli.

At La Mastre the current Coins are only the Asselanis, Quarts, Turks, Izelotes, and Aspers, the Sevilan and Caragrousch Dollars not being so much as known here.

At Salonica, in the Archipelago, the Sevilan is worth 212 Aspers, and the Sequin Rouspi 412. The Measure called the Guilot makes near half a Legborn Sack, as the Ocque does 31 lb. of that City, and the Pic is near a Dutch Ell.

Ĩn

D. befler Means English . n their pro-

243 Afpers. Afpers, and n Coins pair Proportion 20 Afpers: orth 116 Af-Lekins, &c. s, worth 80 lars.

urrent Coins Accounts are

33 Medini, Medini, and ff, and Che-

been inserted their Situafine the prethed with all he preceding their Errors ave not stopt f many printhe atorefaid creby propahere (at leaft

ts, Measures, ih my Work,

those in most ys worth here he Armenians, enetian Zekin Affelani; the is the same ares, the one oth are called Cent. bigger

es 115 or 116 hat of the last and the Carar Species at a

otes, Venetian being comsope, Nicopolis

irks, Izelotes, known here. nd the Sequin born Sack, as

In Barbary the greatest Part of the Money used is foreign: Here are however forne Coins struck by the Kings or Deys in their different Territories, tho the general Currency in these Parts are Spanish Dollars, French Crowns, Hungarian Ducats, and the Turkifb Golden Sultanins.

The Metecals are a Sort of Gold Ducats made at Morocco, by the Jews at their Pleasure, so that their Standard is very uncertain; the Blanquiles are small Silver Pieces worth 2; French Sols, and the Felours are Copper, of which 8 go to a Blanquile. Dollars, Halves and Quarters are almost the only foreign. Coin current in Mirocco, where the English, French and Dutch Gold and Silver, or the Spanish Pi-Roles are not received.

There is also coined at Tunis some Species of Gold and Silver. The Sultanins are of the former Metal, but heavier by than those of Europe. The Navare are of Silver, cut nicely square, the Doublas and Burbas coined here are the same in Value with those of Algier.

The long Measure of Mequines is the Palme, which is eight French Inches, or of the Paris Foot: And the long Measure of Sancta Cruz in the Kingdom of Merocco, is called a Coude, of which 100 Paris Ells make 225; the 100 Aunes of Holland 133; 100 English Yards about 175; and a Cane of Provence 32 Coudes. The real Coins are the Flux, Blanquille and golden Ducat; the Flux is of Copper, and 16 go to the Blanquille, of which 4 make an Ounce, and 10 Ounces or 40 Blanquilles make a Silver Ducat; the golden one has no fixed Course, but the Price of it varies according to its Scarceness or Plenty, from 12; to 15 Ounces. A weighty Dollar yields a Trifle more than 7; Ounces, given into the Mint for making Blanquilles; their Weights are 5 per Cent. heavier than the Mark Weights, and it has been found by Experience, that 100 Marseilles Pounds, produce at Santa Cruz 97 lb. and 100 of Santa Cruz yield 125, or 126 at Mar-

At Algier the current Money made there, are golden Sultanines, and Aspers; Burbas, of which 6 go to an Asper. The Doubla is Silver, and worth a Triffe more than the French Crown; the Rubick, Median and Zian, are all Gold Coins; the first worth 35, and the last 100 Aspers; but these three Species are particularly struck at Tremecen. The foreign Coins that pass here, are the Sultanines of Morocco, the Portugal Golden Pieces, the Venetian Sequins, the Spanish Pistoles, and Dollars of all Weights. The Value of these Species is not here fixed, but varies (though not much) according as it fuits the Government; not but the Patique Chique (finall Dollar) or the Asper Dollar (which is an imaginary Coin) is fixt, and always worth 232 Aspers; the + of a current Dollar, commonly called the great Patique, which ordinarily weighs 2+ Pistoles, but is sometimes altered by the Dey. In 1725, the Sultanin of Algier and that of Morocco, were worth 2 current Dollars and 4 Rials; the Venetian Sequin, 2 Dollars of Particular Dollars and 4 Rials; the Sagrish Pistol four Dollars. lars, 6 Rials; the Cruzade of Portugal 7 Dollars; the Spanish Pistol four Dollars and 4 Rials; the Sevil and Mexican weighty Dollars, 20 to the Pound, 3 is and 4 Rais; the weighty Legborne Dollar, 3 current Dollars, and 6 Rials; ditto of Tunis; the weighty Legborne Dollar, 3 current Dollars, and 6 Rials; ditto of Tunis; 3 Dollars, and 4 Rials; the great Pataque or current Dollar of Algier, 3 small Pataques, or 696 Aspers; the Temin is a small Rial, or; Part of the little Pataque, that is 29 Aspers; the Caroube is half a Temin or 14. Afpers.

The common Algier Quintal is 133 lb. of Marfeilles, or 106 lb. de Marc; the Pound in general is composed of 16 Ounces, except in weighing Chocolate, Tea, and fimilar Commodities, when it is only 14 Ounces; the Pound of Dates, Rai-

fins, &c. is 27 Ounces.

The Measure for Woollens and Linens is the Turkey Pic, of which 2 make 1 Aune and 2 Inches Paris Measure; but Gold and Silver Stuffs and Silks are sold

by the Morefco Pic, three of which only make 2; of that of Turkey.

Though a confiderable Trade is carried on to the prodigious extensive Coasts of Africk, and though these are peopled by numerous different Nations, yet Coins are unknown among them, and all their commercial Transactions carried on by Way of Barter, they having no other Money in Use, than some Shells for the purchase of small Matters, in most Places; and in Abysinia or the Empire of Prefler John, some Bits of Rock Salt only; so that this great Part of the World 19 Q

affords me nothing to remark on the Subject I am at present engaged in, till we come to the sile of Madagascar, where though Money is useless, yet they have some Weights, though only for Gold and Silver, and the biggest of these not exceeding a Dragme, or the Gros, they having no Notion of Ounces or Pounds, nor Terms in which to express them. The Gros is here called Sompi, the Demi-groe, Vari, the Scruple or Pennyweigh Sacare; the Demy Scruple or Obuley Nanqui, the fix Grains Nanque; the Grain unnamed among them. And all other Merchandise are exchanged according to their Value and not Weight. They have likewise here long Measures, and those of Continence, the latter like Bushels are called *Troubabouache*, or Moncha, that hold fix Pounds of husked Rice. The *Voule*, not containing above half a Pound, and the Zatou, with which unhusked Rice is measured, and contains 100 Voules, being near 25 Pounds; they have but one long Measure called Refe, which is very near an European Brasse, and they are not unacquainted with the Span, but open their

I should here have proceeded to describe the Weights, Measures and Coins of Afia, &c. as they are in Use at every Place, but as this would occasion Repetitions, I shall give them alphabetically to avoid swelling this Article unnecessarily.

Abagi or Abassia is a Persian Silver Coin, worth 2 Mamoudis or 4 Chayes; the Chayereckoned to be equal in Value to a Triflemore than 4 Sols, 6 Deniers of France, so that the Abagi is 18 Sols. This Specie is current through all Persia; and at Teflis and in all Georgia it is worth 22 Sols Tournois; 4 Chaouris, or Sains, make here an Abagi; 1 Usaltou, a half Abagi or 2 Chaouris; 40 Aspers or Carbequis make also an Abagi, and the Venetian Sequin is worth fix Abagis and three Chaouris.

Abas, a Persian Weight for Pearls, being ; lighter than the European Carat, Abucco, Abocco, or Aboccoi, a Weight used in the Kingdom of Pegu, consisting of 12; Teccalis; 2 Abuccos make the Agito, or Gizo; 2 Gizos make 1 Demi Biza, and the Biza weighs 100 Teccalis, about 2 lb. 5 Ounces of the heavy, and 3 lb. 9 Ounces of the light Weight of Venice.

Acre, or Lacre, an India Money.

Almene an Indian Weight of about 2 lb, serving to weigh Saffron in many Parts on that Coast.

Areb, an imaginary Money in the States of the Grand Mogul, particularly at Amadabath, of which 4 make 1 Crou; a Crou worth 100 Lacs or Laques; and

the Lac 100000 Roupies, or Rupees.

Baat, in Siamese, and Tical in Chinese, is both a Weight and Coin current in the two Empires; the Weight is 4 Mayons (in Siamese Seling) the Mayon 2 Fouangs, the Fouang 4 Payes, and the Paye 2 Clams; here are also Sompayes, in Value ; a Fouang. All these Weights are also Coins, or at least Bits of Silver that pass in lieu of them, as well in China as Siam. The Tical weights 3 Gros and 23 Grains, which (reckoning the Ounce of Silver at 3; Livres Tournois) is 32 Sols and 4 Deniers that Money, as it weighs near ; an Ounce.

Babar, Babaire, or Barre, is a Weight used at Ternate, Malacca, Achem, and several other Places in the East-Indies. There are two Sorts of them, the one called the great Babar, and the other the little one. By the first Pepper and all other Spice is weighed; it is composed of 200 Catis; the Catis of 26 Taels, or 38; Ounces Portuguese, each Tael being reckoned 1. Ounce that Weight; so that the Bahar is 550 lb. of Portugal, or 481 lb. 4 Ounces of Paris, Strasburg, Amsterdam, &cc. The small Bahar, by which is weighed Quicksilver, Vermillion, Silk, &c. also consists of 200 Catis, but each Catis is only 22 Taels, or 32; Ounces Portuguese; so that this Bahar only makes 458 lb. 13 Ounces of Portugal, and these near 401 lb. 7 Ounces of Paris.

The Bahir of China is 300 Catis, but these only make 200 of Malacca, each Chinese Catis containing no more than 16 Taels, one of which weighs 12 Pieces and confifts of 10 Maimace or Mases, and each Mas 10 Condorins. The Bahir of Mocha in Arabia, weighs 420 lb. containing 15 Traffels, the Traffel 10

Mauns, the Maun 40 Tuckea, and the Tuckea 10 Coffila.

Baruth,

d in, till yet they Ounces or ed *Sompi*; ny Scruple ing them. e and not ontinence, hold fix d, and the ules, being s very near

nd Coins of Repetitions, trily. hayes; the rs of France, rfia; and at Sains, make r Carbequis three Cha-

open their

bean Carat. gu, confisting nake 1 Demi e heavy, and

n many Parts

particularly at Laques; and

oin current in the Mayon 2 Sompayes, in of Silver that as 3 Gros and wis) is 32 Sols

, Achem, and the one called and all other , or 38 Ount; so that the g, Amsterdam, ion, Silk, &c. Dunces Portugal, and these

Malacca, each ghs 14 Pieces . The Bahir ne Traffel 10

Baruth, an Indian Measure containing 17 Gantans, that is 50 to 56 lb. of epper, Paris Weight, of 16 Ounces to the Pound, so that the Gantan ought to

Bafaruco, a small Indian Coin of two Sorts, the one termed good and the other

bad, which latter are ! less than the others ; 3 good Basarucos make a Portuguese

Ross, 15 a Vintain, and 375 a Pardao-xerafin.

Batman, a Perfian Weight, of which there are two Sorts, the one called Batman de Cahi, being the King's Weight, and the other the Batman de Tauris, from the Name of a principal City in Perfia; that of Cahi serves to weigh as well the Necessaries of Life, as the Loads of the Beasts of Burden. It weighs 12; lb. of Paris, of 16 Ounces. That of Tauris only used in Affairs of Trade weighs 6; lb. or half of the other, though by some it is supposed only to weigh 5 lb. and 14 Ounces, at which Computation it confists of 6 Rattles, each a Trifle less than a Parissan Pound; the Derhem or Dragme, which is the fifth Part of a Pound; the Mescal a Derhem, the Dung or the 6th Part of a Mescal, and is equal to 6 Grains, Carat Weight, and the Barley Corn, which is 4 of the Dung; besides which Divisions the Perfians have that of the Vakie, about a French Ounce, and the Sahcheray, confifting of 1170 Derhem.

Beforch, a current Coin of Ormus, very near in Value with the Liards of France, 10 of them make 1 Pais; 4 Pais 1 Soudis; 10 Pais 1 Chay (worth four Dutch Stivers) 20 Pais 1 Mamoudi; 2 Mamoudis 1 Abbaffi; 25 Pays 1 Larin; 5 Larins the Real or Rixdollar; and 100 Mamoudis 1 Toman. They reckon in Or-

mus by Tomans, the fame as in Holland by Livres de Gros.

Bits, both a Weight and Measure used on the Coast of Coromandel in the East-Indies. It is the + of the Maun, containing 5 Ceers, and 1 Ceer, 24 Tols. See

Bifa, Biza, or Bize, is a Money of Pegu, with the fame Currency as a half Ducat. Biza or Piza is also a Weight in the same Kingdom for weighing of Merchandize; it is about 2 lb. 5 oz. heavy Weight of Venice, or 3 lb. 9 oz. the futtle or light Weight of that City; it likewife weighs 100 Tecalis; befides this the finallest Weights are the Abucco, weighing 12; Tecalis; the Agito, weighing

2 Abocchis, and 2 Agiti the Demi-Biza, that is 50 Tecalis.

Bifti, a small Persian Money, which some good Authors place among the current Silver Coins of Perfia, and make it worth 1 Sol, 4 or 6 Deniers Tournois; but others probably more credible, and among them Sir John Chardin, only reckon the Bifti as an imaginary Coin; it is true, they call it Dinar-Bifti, which they make to be worth 10 fingle Dinars; so that on this Footing, of 10,000 fingle Dinaries, that go to a Toman (another imaginary Specie) there must be only 1000 of those called Bisti.

Cabeer, a Money used for Accounts at Mocha, of which 80 are reckoned to a

French Crown.

Canan, a liquid Measure of the Kingdom of Siam, which the Portuguese call Choup; it contains near a Pot, or near 2 Pints of Paris; 4 of the Canan is called

Leing, the same as the French Chopine.

Candül, or Candile, a Measure of Continence used in India, at Cambaya and Bengal, for Rice and other Grain; it contains 14 Boiffeaux, and weighs near 500 lb. and the Gauge of Ships is reckoned here by the Candul, as it is by the Ton in Europe; fo that when it is faid, a Veffel is 400 Canduls Burden, it is to be understood she can carry 200,000 lb. or 100 Tons.

It is also a Weight used in China and at Galanga, of which there are 2 Sorts; the smallest being 16 Mauns; the other, which is the heaviest, consists of 20 Mauns; the first makes 3 Chintals good Weight, and the last 3 Chintals and 3

Rubis; the Rubis making 32 Rotolis.

Cando, Candi, or Condi, a long Measure used in several Parts of India, and particularly at Goa, where it corresponds with 17 Dutch Aunes, ? per Cent. bigger than the Aunes of Babel and Baffora; and 6; more than the Varre, or Aune of Ormus, Silks and Woollens are measured by the Varre, but Linens by the Cando; which Measure in the Kingdom of Pegu is equal to the Aune of

Baruth.

Cas, Casa, Cayas, Cache, Casse and Casse, is a small Money of Lead, and the Scum of Copper mixed; its principal Currency is at Bantam, and the rest of the Isle of Java, and in some neighbouring Islands; this Money made at Chinchen, a City in China, is a little thinner than a Double of France, and has a Hole bored in the Middle, by which many of them are strung together; this String, called a Santa, has 200 Caxas, which are worth 9 Deniers; 5 Santas tied in a Bundle, make 1000 Caxas, called a Sapacou, which make 3 Dutch Stivers and 9 Deniers. There is nothing more brittle than this Money, so that if it falls it certainly breaks in many Pieces; and if it lies but one Night in Salt Water, they stick so close together, thet more than half is broke in their Separation; the Malayans call them Cas; but in the Language of Java, they are named Pitis. There are two Sorts of them, great and small; the latter are those I have been speaking of, whose Value is so small, that 300,000 of them are only worth about 56 Guilders, and 5 Stivers of Holland; the biggest are the old ones, of which 6000 are worth a Piece of Eight, and are very little different from the Caches of China, and the Casses of Japan.

Cafava, Gafava, or Gazana, is an East-Indian Silver Coin, and one of the Roupies current in the Dominions of the Grand Mogul, especially at Ama-

dabatb.

Casheque, Kab-sque, or Cabesque, is a small Copper Coin, only made, and current in Persia; it is worth about 6 Deniers Tournois, and the Demi-Cabesque one half. Pul, is the common Name for all Copper Money in Persia.

Cati, Catti, or Katti, is a Chinese Weight, particularly in use on the Side of Canton. It is divided into 16 Taels, each Tael making 1 Ounce, 2 Gros of France; so that the Cati is 1 lb. 4 oz. Mark; 100 Catis make a Pic, which is a large Chinese Weight, like the 120 lb. of Paris, Amsterdam, Strasburg, &c. The Cati is also the only Weight at Japan; it is likewise used at Bata, snd other Parts of India, where it is lighter of neavier, according to the Number of Taels it consists of; for Example, at Java it is worth only 20 Taels, and at Cambara 27.

Cati is also a small Weight which the Eastern Lapidaries use, for weighing Emeralds, being only 3 Grains. It is likewise an Account Money used in Java, and other neighbouring Islands, being near in Value to 19 Dutch Guilders, and

100,000 Caxas of Jave go the Cati.

Cavan, used in some of the Philippine Islands, and especially at Manilla, for measuring Rice, and other Corn and Pulse, containing 50 Spanish Pounds of the first

Chaye, Schai, or Chay, is the smallest Silver Coin that is made, or current in Persia; some pretend that this is the Bisti, which according to their reckoning makes I Sol and 6 Deniers Tournois, although it seems certain, that the Bisti is not a real, but imaginary Specie. The Chaye is worth just 4 Sols, 7 Deniers and

1 Maille of France.

Cheda, a Pewter Coin, made and current in the Kingdom of that Name, lying in the East-Indies, and in the Neighbourhood of the Great Mogul's Dominions. There are two Sorts of this Money; the one of an Octagon, and the other a round Figure; the first weighing 1: Ounce, and passes in the Country for the Value of two Sols Tournois, although on the Footing of 14 Sols per Pound of Pewter; it ought not to be worth more than 1 Sol and 3 Deniers. The round Cheda worth 4 Deniers, has 80 Cawries, or Maldivian Shells given for it; both are received in the Kingdom of Pera, of which the King of Cheda is also Master.

Cherafis, or Tela, are Golden Medals stampt in Persia, erroneously supposed by some to be a current Coin, but the Persians make none of Gold; so that all the Money passing in that Empire of this Metal is foreign, and not coined

Cheray, or Chaby, a Persian Weight used in Trade; this is what is otherwise called the civil or common Weight, and is double that named the legal Weight.

Cherif, a small Gold Coin made current in Egypt, worth about 4 s. Sterling.

Clam, a small Weight, and imaginary Coin of Siam. Vide Baat.

Cobile,

are named

mi-Cabesque fia.

n the Side of ce, 2 Gros of c, which is a rg, &c. The near of Taels

eighing Emeuled in Java, Guilders, and

and at Cam-

t *Manilla*, for Pounds of the

or current in heir reckoning that the Bisti is 7 Deniers and

that Name, ly-Mogul's Domitagon, and the in the Country of 14 Sols per and 3 Deniers. an Shells given King of Cheda

eously supposed Gold; so that and not coined

what is othernamed the legal

4 s. Sterling.

Gobile,

of COINS, &c.

Cobile, Covid, or Coude, a long Measure used in several Parts of India, being unequal and varying as the Aune does in Europe. At Surat, Mons. Tavernier makes it 2 Feet and 16 Lines, King's Measure, and it is divided into 24 Tasots, each Tasot a Trifle more than an Inch.

Cockein, an imaginary Specie, used in Japan, in Accounts, like the Pistole in many Parts in Europe, being in Value about 10 Livres Carolus of the Low Countries.

Coffila, a Weight of Mocha. Vide Babar.

Cobi, a large dry Measure used in the Kindgom of Siam, for Corn, &c. It contains 40 Sestes, and the Seste 40 Sats; so that reckoning the Sat at a Trisse more than 3 lb. Marc, and the Seste 100 Catis, or 125 lb. that Weight, the Cohi must weigh exactly 5000 lb.

Coiang both a Weight and Measure of Cambaye in the Fast-Indies, of which

5 make a Last.

Commasse, or Connuasse, a small Money current at Mocha, and the only one made there; it has not a fixed Value, but is cependant on the Governor's Caprice for it; 60 Commasses and 80 Caveers (or Cabeers, in which Accounts are kept) make a French Crown.

Compan, a Silver Money current in feveral Parts of India, particularly at Patane: it is worth about 9 Sols, French Money, tho' it rifes and falls; and is near the same

in Value and Alloy with the Maimoudi of Cambaye.

Condorin, a Sort of a small Weight, which the Chinese, especially those of Canton, use for weighing the Silver received and paid in Trade; it is worth about 3 Farthings Sterling, 10 of them making 1 Mace, and 10 Mace 1 Talc, or Tacl.

Conduri in Malayan, or Laga in the Javan Language, is a fearlet Bean with a black Spot on its Side, which those two People use for weighing Gold and Silver. Conodis, a small Coin used at Goa, and in all the Kingdom of Cochin.

Cotta, a Sort of a Measure used in the Maldives, for measuring of Cauris, or Cowries, a small Shell that serve as Money in some Parts of Asia, and the greatest Part of the Coasts of Africk r it contains 12000 of those Shells.

Couit, called also Guz, a Sort of Aune used at Mocha, for measuring Linens and

Silks, of about 24 Inches long.

Coupant, an oval Piece of Silver or Gold of Japan of various Sizes. The biggest of the Gold ones weigh 1½ Ounce, which at 63 Shillings Sterling per Ounce comes to 51. 105. 3d. others about ½ as big both in Size and Weight, are worth 11. 165. 9d. The Silver weigh about 7½ Pennyweights, and all these Pieces are not properly Coin, but are taken by Weight as such.

Coupant is also a small Weight used in the Isle of Borneo, for weighing Dia-

monds, 10 of them making between 30 and 40 Carats.

Couron, more properly a Sum, than any particular Specie of Money, being used at the Court of the Grand Mogul, to express the great Sums in the Finances of that Sovereign, near the same as in France, and other European Courts, where these are reckoned by Millions. It has been falsely called by Mons. Savari, Coronre, Courou and Crou, for its proper Expression is Couron, being in Accounts 10 Millions of Rupees, or 100 Lakes, or Lacks, the Lack making 100,000 Rupees; 100 Courons make one Padan, and 100 Padans one Nil, though these two last run up so

high as to be almost out of Use.

There never was an Occasion to have the Value of Courons so well known or considered either in Europe or Asia, like the Occurrence at the Beginning of 1739, by the rapid and unheard-of Expedition of the famous Thamas Kouli-Kan, Schach-Nadir of Persia, against the City of Debly, Capital of the Great Mogul's Dominions, of which an exact Relation arrived to us in 1740, by Way of Constantinople, and made the Booty taken there amount to 111 Courons, which (valuing the Rupee at 3 French Livres, or 30 Dutch Stivers) makes 3330 Millions of Livres Tournois, or 1665 Millions of Guilders; a Sum and Capture so immense, as to stand unexampled in History; and what makes it the more surprizing is, that almost all these Riches were taken in the City of Debly only. And the last would seem incredible, if it was not known, that the Silks, Cottons, and other Goods, the Manufactures and Growth of this valt Empire, attract and bring in here Plate from most Parts, both of Asia and Europe, by the many Ships that come yearly to purchase their Loadings with this detail, In-

889

dostan being an Abyss for it, where all that which America yields, is sooner or later swallowed up by falling into the Hands either of the Prince, or his Rajas, who never let the Value of a Shilling return. Thamas Kouli-Kan having restored the Empire he had conquered to the Mogul, imposed on him (by Treaty) an annual Tribute of 3 Courons, or 30,000,000 of Rupees, which I suppose he has been able to shake off, fince the Troubles in Persia. I hope this little History will not be disagreeable to my Readers, to whom I have been tempted to offer it, by the extraordinary and uncommon Circumstances of the Affair, and under the Supposition that so punctual a Detail of it may not have fallen into every one's Hands.

Daezajie, a Silver Coin, current in Persia, being worth 5 Mamoudis; and 2

of them make the Hafaer Denarie.

Dank, or Danek, a finall Silver Coin current in Perfia, and some Places of Arabia; it weighs to of a Dragme, and has its correspondent Value. Dank is also a small Weight used by the Arabians, for precious Stones, and Drugs employed in medicinal Compositions; it is Part of the Arabian Dragme, or 8 Franch

Derhem, a small Persian Weight + of a Pound. Vide Batman.

Dinar, a Persian Word, signifying sometimes all Sorts of Gold Coins, and at

Dinar, a ferjan Wott, inginying interines at soits of cold coins, and at other Times a small imaginary Specie, worth 1 Denier.

Dinar Cheray, a Persian Weight of the Value of a Dollar, or Golden Ducat.

Ding, a general Name for all Weights at Siam, in particular; they have scarcely any others separate from their Coins, tho this is only to be understood of the Silver ones, Gold having no Currency here as Money, but is bought and sold as a Merchandize, and is worth twelve times as much as a very

The Weights of Siam, that have the same Name with their Money, are the Cali or Schang, the Mayon or Seling, the Fouan, Sompaye, Paye, and the Clam.

Doudou is a Copper Money, current in some Parts of the East, particularly at Suratte and Ponticherry; it is worth a Trifle less than 2 French Liards, so that there goes 14 to the Gold Fanom of those Places, or about 6 Sols Tournois; and 1 Doudou is worth 2 Caches.

Dung, a small Persian Weight, to of a Mescal, and of which about 3600 goes to the small Batman of Persia, called the Batman of Tauris, and near 7200 to the great, or King's Batman. Besides the Dung, here is the Grain of Barley, reckoned of it, so that the Batman of Tauris consists of near 14400 Grains of that Corn, and the King's Batman as many again. Dung is also a Silver Coin, made and current in Persia, weighing 12 Grains.

Fano, a small Weight used at Goa, and some other Places in the East-Indies,

for weighing Rubies, being 2 Venetian Carats.

Fanon, or Fanos, a Coin current on the Coast of Malabar, Coromandel, in the Isle of Ceylon, and several other Parts of India; there are of them both Gold and Silver; the former not the same in all Places, either in Goodness or Weight, which makes a great Difference in their Value: The heaviest are not worth above 5 d. to 5 d. Sterling, and the lightest little more than 5 Farthings; they weigh seven Grains, but the Gold is of so base an Alloy, that 22 of them hardly make half a Crown; these are made at Asem; and those of Pegu are of the same Weight, but being of a better Standard, 15 are equal in Value to the aforesaid 22. There are likewise Golden Fanons at Ponticberry, worth about 3th d. They are made like the half of a Pea, and nothing bigger; 12 Doudous are given for this Fanon, and 2 Caches for the Doudou.

The Silver Fanos are not worth at most above 2 d. Sterling, 20 of them going

to the Pardo, a Portuguese Vioney made at Goa.

Faratelle, a Weight made use of in some Parts of India, equal to 2 lb. of Lif-

bon, of 14 oz. Marc, or 13 of Paris.

Fayalle, an imaginary Coin, valued by some as the Pistole of France, viz. 10 Livres, and by others 12; Livres; which Difference apparently proceeds from the first Valuation being made on the French Livre of 20 Sous, and the other on the Livre or Guilder of Holland, worth 25 Sous.

Forle, or Fulle, a Copper Coin, made and current in Ægypt; it is also called Bulbe or Bulba; this Specie is about the Size of a French Double, tho' a little ooner or s Rajas, restored eaty) an e he has History. to offer nd under

ery one's ; and a

s of Arais also a employed

is, and at

Ducat. e scarcely of the Sild fold as a

y, are the the Clam. icularly at ls, fo that rnois; and

3600 goes 200 to the . reckoned that Corn. made and

Cast-Indies,

del, in the Gold and Weight, not worth ngs; they em hardly s f the fame oresaid 22. They are en for this

nem going b. of Lif-

e, viz. 10 eeds from other on

also called o' a little thicker.

thicker, and is worth a Liard, or 3 Deniers that Money: Eight Forles make a Meidin, and there are half Forles; the Turks call it Mangour.

Fouang, or Foang. Vide Baat.

Fun, called a Money by Gemelli, an Italian, the only one that speaks of it, tho' he leaves its Value and Metal unexplained. The Journal of the Sieur Lange to the Court of China in 1721, says, the Chinase Weights are divided into Laen, Tzin, and Fun, of which 10 Tzins make a Laen, and 10 Funs a Tzin. A Laen of China has fomething more in Silver than the Ruffian Rouble. 16 Laens make 1 Gin, which a little exceeds the Dutch Pound of 16 Ounces. 4 Funs make rear 30 Zichoffes, or Tizüns, a small Brass Coin. One Laen of the finest Silver is, according to its just Value, worth 1000 Zschosses. The Price of this Money is commonly so subject to vary, that it regularly rises and falls weekly; and from what is faid above, we may reasonably conclude that the Laen is the same, as is called by some the Leam, explained to be a Piece of Silver passing by Weight, and called by the Portugueze, Tael.

Gallo, a Silver Money of the Kingdom of Camboya, in the East-Indies, weighing I Mace, 5 Condorins Chinese. Its Standard was once 80 Tocques, but in the

Year 1718 was fell to 60.

Gantan, a Weight used at Bantam in the Isle of Java, and some other Parts of

the East-Indies, weighing near 3 Dutch Pounds.

Gantan is also a Measure for Pepper, containing exactly 3 lb. Vide Baruth. Nic. de Graaf says, that the Inhabitants of Batavia call the Minister they use for Rice, Ganting, containing near 14 lb. Weight, and tho' the Names of Gantan and Gunting are very much alike, their Contents greatly differ.

Gantan. Vide Hali.

Ganzas, or Gauzas, a Money made of Copper and Pewter by Particulars in the Kingdom of Pegu, and not in the royal Mints. The Value of these are not fixed, but rise and fall, according to the Times of Payment, for the Goods of the Country, tho they are commonly worth between 2 and 3 French Sous.

Gari, a Sort of an imaginary Specie, or rather the Denomination of a Sum, used in many Parts of the East-Indies, and particularly in the Dominions of the Great

Mogul; 1 Gari of Roupies is worth near 4000 Roupies.

Gazana, or Gafava, is a Silver Coin, and one of the Roupees current in the Great Mogul's Territories, particularly at Amadabath, worth 1. Livre Tournois. Gaze, a small Copper Money made and passing in Persia, worth near 2 French

Liards; fome confound this with the Kabefqui, and others efteem it the Demi-Kabefqui, or Perfian Liard.

Ge, or Je, a long Measure in the Empire of the Great Mogul, tho' 'tis not real

but imaginary, and comes to about 34¹/₄ Dutch Aunes.

Geden, a Measure of Continence, that the Indians use for their Grain, and contains near 4 lb. (of 16 oz.) Weight of Pepper.

Giro, or Agito. Vide Abucco.

Goltschut, a Sort of Money, or rather a small Ingot of Gold that comes from China, and is regarded there rather as a Commodity than a current Specie; the Dutch gave it this Name, fignifying in their Language a golden Boat, because it is

in this Shape, though other Nations call them gold Cakes.

As neither in all China or Tanquin, any Gold or Silver Money is struck, the Natives cut those two Metals into Bits of diverse Weights, calling the Silver ones Taels, and the Gold ones Goltschuts, of which I am speaking; these serve in large Payments, when the Taels and Copper Money are infufficient. Here are of two Sorts, the one of 32; Ounces, and the other but half as much. When the Chinese transport their Goltschuts into different Parts of India where they trade; the Merchants they deal with, commonly cut them in halves, as the Chinese are so dishonest, as often to line these Gold Cakes with either Copper or Silver to 1 of their supposed Value.

The Japonese have also their Goltschuts, though only of Silver, which being of various Weights, are consequently of different Values.

Grimelin, a small Silver Coin, made and current at Tripoli in Barbary, in value a little more than four Sols Tournois.

Guefte,

Of the GENERAL TRADE of the WORLD.

Guefie, a long Measure used in some Parts of the Mogul's Dominions, being about 1. Dutch Aune.

Gueze, ditto of Persia, for measuring Stuffs, Linens, &c. Of this Measure there are two Sorus in that Kingdom, viz. the Royal Gueze, called also Gueze Monkelsers, and the Gueze Racourcie, called simply Gueze; this last being only ; of the other. The Gueze Monkelser contains a Feet 10 Inches, and 11 Lines of

Paris, or cof that Aune, so that 5 Guezes make 4 Aunes.

In India is also used a long Measure called Gueze, which is near 6 Lines shorter than that of Persia, or about cof an Aune less, though as the Difference is so small it is seldom regarded.

Guppas, Weights used in some Towns in the Streights of Malacca, particularly at Queda. 4 Guppas make the Guantas; 16 Guantas, 1 Hali, or Nali; and 15 Halis the Bahar of 450 lb. Marc.

the Bahar of 450 lb. Marc.

Guz. Vide Couit.

Hali. Vide Guppas.

Hasaer Menarie, a Silver Coin current in Persia, worth 10 Mamoudis.

Jerun Chrochen, a Money coined in the Dominions of the Grand Seignior, current for half a Ducat.

Keer, or Ceer, Weights used in some Cities of the Great Mogul, particularly at Agabar and Ziamger, in the first of which Places it weighs 36 small Weights of

1. 1b. Marc, and in the other 36 of 1. 1b.

Ken, a Sort of an Aune used at Siam not quite 3 Feet, 2 Kens making 1 Voua, which is a French Toise less 1 Inch; the Ken likewise makes 2 Socks, the Sock 2 Keubs, the Keub 12 Nious, and there goes 8 Grains of unhusked Rice to a Niou, which makes 9 French Lines.

Kepath, a small Weight used by the Arabian; it is \(\frac{1}{4}\) a Danck, or Dank, that is the Grain; 12 Kepaths make the Dirhem or Dragme of Arabia, and some have thought that the Word Karat comes from this of Kepath.

Keub. Vide Ken.

Khatovat, a long Measure used in Arabia, and is the Geometrical Pace of the Europeans; it contains three Akdams or Feet, and 12000 Khatovats make the Parasange.

Kiffe, a liquid Measure also of Arabia, though Authors differ about its Contents, some making it equal to a Septier, others to a Pint or Bottle, and some only to a Poisson, or $\frac{1}{3}$ of a Septier of France.

Lack, or Lake, 100 of which make a Couron of Rupees, and this Rupee reckoned worth a French Crown of 3 Livres, 1: Dutch Guilders, or 2 s. 6 d. Sterling. Vide Couron.

Laen. Vide Fun.

Larres, a Money used in the Maldives, of which 5 make a Dollar.

Mamoudi, a filver Coin current in Persia, and many Parts of the East-Indies; the Persian Mamoudi is in Size and Shape like the French 5 Sol Piece, and is worth 2 Chayes or Schaes; 2 Mamoudis make an Abassi, and 100 a Toman, which is the largest Account Money in Persia. The Indian Mamoudis, called also Mamedis, has no certain Value. In the Province or Kingdom of Guzurate, the Mamoudi is worth 12 French Sols, so that sive of them make a Crown Tournois, and the small Mamoudis bear a proportionable Value, that is 6 Sols at Guzurate, and more or less at Bengale and other Places, according to their Rise and Fall.

Man, Maun, Maud, Mem, Mao, or Mein, Weights used in the East-Indies, especially in the Dominions of the Grand Mogul, and its several Names undoubtedly proceed from the different Pronunciation of the many various Nations that Trade draws here, both Assaticks and Europeans: There are two Sorts of Mauns, the one called the King's Maun or Weight, and the other only a Maun. The King's Maun serves for weighing Necessaries, and Things for Carriage, and is composed of 40 Serres, and each Serre exactly a Paris Pound; so that 40 Parisan Pounds are equal to one King's Maun. Though the Sieur Tavernier, in his Observations on the East-India Trade, seems to diffent from this Calculation, and says that the Maun of Suratte comes out to only about 34 lb. of Paris, being composed of 40, and sometimes 41 Serres, but that the Serre is near † lighter than the aforesaid

D. ons, being

afure there ueze Mongonly + of Lines of

nes shorter erence is fo

ticularly at nd 15 Halis

ignior, cur-

ticularly at Weights of

ing 1 Voua, the Sock 2 to a Niou.

Dank, that and fome

Pace of the ake the Pa-

ut its Cond fome only

this Rupee . 6 d. Sterl-

East-Indies; iece, and is a Toman, udis, called Guzurate, rown Tour-Sols at Guir Rise and

-Indies, esndoubtedly that Trade ns, the one The King's omposed of Pounds are rvations on ys that the ofed of 40, e aforesaid Pound.

Pound. He likewise speaks of a Maun used at Agra, the Great Mogul's Capital, which is half as heavy again as that of Suratte, and which on the Footing of 60 Serres whereof it is composed, makes 51 to 52 Paris Pounds. The 2d Sort of Maun is that used in Trade, composed also of 40 Serres, but each of these Serres is reckoned only 12 Ounces or 2 of a Paris Pound. In the East-Indies there is yet a third Distinction of the Maun, in common Use at Goa, consisting here of 24 Rotolis, each 1: lb. Venetian, or 13 Ounces 1 Gros of Paris (the Venetian Pound being only 8 Ounces 6 Gros of Paris) so that the Goa Maun weighs 36 lb. of Venice, and 19 lb. 11 Ounces of Paris. In fine, the Maun is a Weight that alters according to the Places or the Sorts of Goods it is used in. At Suratte (another Author says) it makes 42 Ceirs, or Serres, but is either greater or less, according to the Commodities weighed with it. It is of 34 lb. in the Sales of Cotton, Gum, Lacque, Benzoin, Vermillion, Quick-silver, Copper, Pewter, Sandal Wood, Areque, Ivory, or Elephant's Teeth, Spanish Wax, &c. which is also agreeable to what Mr. Tavernier says. It is 35½ lb. for weighing Indigo at Suratte, and but 34½ lb. at Amadabad. It is 36½ lb. on the Sales of Camphire, Spice, Tea, dry Pulse, or Wheat, Siampan Wood, &c. but at Amadabad the Maun in Regard of these Goods, is 38½ lb. It is 38 lb. for Cacbou, and 40 lb. for Asia Farida. At Beneal the Maun is 40 Ceirs and weighs 64 lb. for Spice. for Asia Fætida. At Bengal the Maun is 40 Ceirs, and weighs 64 lb. for Spice, and 68 lb. for Pewter, Copper, Quickfilver, Lead, and most Sorts of Drugs; and 64; lb. for Silk. On the Coast of Coromandel the Maun is 68 lb. as at Bengal on most Goods; it likewise weighs 40 Ceirs, and the Ceir 1 to lb. Maun, or more commonly Batman is a Persian Weight. Vide Batman.

Maun is yet a Weight of Bandaar-Gameron, in the Persian Gulph, of 6 lb. the other Weights are the Maun-cha weighing 12 lb. and the Maun Surats weighing 30 lb. The Maun at Mocha weighs a little less than 3 lb. and 10 of

them make I Traffel, 15 Traffels I Bahart, and the Bahart is 420 lb.

Mangalis, a small East-India Weight, of near 5 Grains, only serving to weigh Diamonds, Emeralds and other precious Stones being weighed by Catis of three

Mangelin is also a small Diamond Weight at the Mines of Raolconda and Pani otherwise Coulers. The Mangelin of these two Mines weighs 11 Carats, that is 7 Grains; there are also in the Kingdoms of Golconda and Vifapour, Mangelines that weigh 1 Carat. The Mangelines of Goa, in use among the Portuguese, only weigh Grains; and though they are commonly called Mangalis, these two are different Weights, as this Account of them plainly demonstrates.

Mangours, a small Coin current in Egypt, whose true Name is Forle, which see. Mansia, Weights used in some Places of Persia, particularly in the Schirvan and in the Neighbourhood of Tauris: it weighs 12 lb. or a little less.

Man-Surats, this Word construed is, Suratte Weights, of forty Ceirs. Vide

Marco, a Weight used at Goa, of 8 Ounces Portuguese, that is a Demi Rotoli. Mas, or Mase, a Sort of small Weight used in China, especially on the Side of Canton, for weighing Silver. Vide Condorin.

Maures, a Gold Coin current at Suratte, and in some other Parts of the Mogui's Dominions.

Mayon, or Seling. Vide Baat.

Memceda, a Liquid Measure used at Mocha in Arabia, it contains 3 Chopines of France, and 40 Memcedas make I Teman.

Merigal, a Specie of Gold Coin current at Sofala, and in the Kingdom of Mo-

nomotepa; it weighs a little more than a Spanish Pistole.

Mescal, a small Persian Weight, making near the hundredth Part of a French Pound of 16 Ounces; this is the Demi-Derhem, or Demi-Draghme of Persia.

300 Derhems, or 60 Mescals make the Batman of Tauris, which weighs 5 lb. 14 Ounces French. Vide Batman.

Metecal, a Sort of Gold Ducat, struck at Morocco, and in some other Cities of that Kingdom and Fez. This Metecal is different from the Metical of Fez, only worth 20 Dutch Stivers; the old Meticals excel the new ones both in Weight and Finencis; these are of different Goodness, and consequently of various Values, which occasions no small Difficulty in Trade.

Of the GENERAL TRADE of the WORLD.

Metkal, or Mitkal, a small Arabian Weight, of which 12 make an Ounce.

Metricol, or Mitricol, a small Weight ; Part of an Ounce, which the Portuuese Apothecaries and Druggists use in the East-Indies; besides which they have the Metricoli, which only weighs ; of an Junce.

Minaltoun, an imaginary Specie made use of in some Parts of Persia, making 10 Yonfaltoun, 2 Yonfaltouns mak: 1 Abassi, and 5 Abassis the Minaltoun. The Yonfaltoun is also called Mamoudi-Lacize.

Monche, or Monka, a Sor of Boiseau or Corn Measure used by the Inhabitants of Madagastar, for measuring husked Rice. Vide Troubahousche.

Moroedje, a Silver Money current in Persia, particularly at Ispahan, of which 7 make a Dutch Crown.

Murais, or Morais, a Measure for Rice and other dry Pulse used by the Portuguefe at Goa, and in their other Colonies, containing 25 Paras, and the Para weighing 22 Spanish Pounds.

Nali, an East-Indian Weight. Vide Hali and Guppas.

Nanque, is the smallest Weight of the five, used among the Inhabitants of Madagascar, for weighing Gold and Silver; it is equal to 6 Grains, and besides this, here are the Sompi, Vari, Sacare, and the Nanqui. Vide Sompi.

Nasara, a Silver Money cut square, struck at Tunis.
Nevel, a small Coin of a base Alloy, current on the Coast of Coromandel, 8 or 9 of which make a Fanon, and 15 Fanons a Pagode; the Nevel is worth from 2 to 6 Caffes.

Nil. Vide Couron.

Oubang, is a Gold Money of the largest Sort at Japan; its Figure is oval, nearly resembling in Form and Size the Sole of a Shoe, and its Value is 10 Coupangs, or Coupans, which are Pieces of Gold of the same Figure, but ten times less in their Weight, or ! less in their Surface; the Oubang is worth 100 Rixdollars in India, and the Coupang ten.

Padan. Vide Couron.

Paenszajie, Silver Money current in Persia, worth 2. Mamoudis; 2 Paensza-jies make 1 Daezajie, and 2 Daezajies the Hazaar Denarie.

Pagede, is a Gold Coin common on all the Coasts of Coromandel, and almost the only one in Use in the Trade carried on there; large Payments being always made in these Gold ones. The English make of them at Fort St. George, of the same Standard and Weight with those of the Country, and which pass for the same Value. The Dutch also stamp some at Paliacata (says my Author, though I believe he mistakes it for Naga-pasnam) of the same Weight with the English, though 2 to 3 per Cent. better in Finences, and consequently are more sought after.

At Narsingua, Bishagar, and the neighbouring Parts, they make Silver Pagodes of divers Standards and consequently of various Values; the smallest are worth 8

Tangas, reckoning the Tanga at 90, or 100 Indian Basarucos. Vide Basaruco.

Para, a Measure that the Portuguese use in India for Pulse, weighing 22 lb.

Spanish, and is to of the Mourais.

Pardao, or Pardo Xerafin, a Silver Money of a base Alloy, which the Portuguese stamp in India, current at Goa, and on the Coast of Malabar; they are worth near 300 Reas, or 20 Fanons: there are also + and + Pardaos, and some say there are likewise double ones. And as no Money is more easily counterseited than this, the Indians make many false ones up in the Country, and bring them down to pass in Trade, which they would easily do, were it not for some of the Christian Natives, who are employed to examine them, and are so expert in their Office, that they will readily and certainly detect the Falfity only by feeling.

Pardaos de Reales, is a Name given to the Spanish Dollars, the only Specie of that Nation current in India, which have a certain Value fixed on them, from which they never lower, but often rife as they are wanted.

Pardos, a Specie of Silver Money current at Mosambique, and along the Coast

of Africk, worth 200 Reas.

Pau, a long Measure used at Loango de Boaire, and in some other Places on the Coast of Angola in Africk. There are three Sorts of Paus at Loange. That of the King and his favourite prime Minister; that of his Princes and Captains; and ince. he Portuthey have

, making oun. The

nhabitants

f which 7

the Portuthe Para

nts of Maefides this.

del, 8 or 9 1 from 3 to

oval, nearly oupangs, or less in their rs in India,

2 Paenfza-

almost the ways made of the same ne fame Vagh I believe , though 2 ter.

ver Pagodes re worth 8 faruco.

hing 22 lb. the Portu-

are worth e fay there feited than hem down e Christian neir Office,

Specie of nem, from

the Coaft

aces on the hat of the tains; and that of Particulars. The King's Pau, is 28 Inches long, that of the great Men

24 Inches, and that of Particulars only 16. Pocha, or as it is wrote by some, Pessa, and by others Pessas, is a small Copper Money current in many Places of India, especially in the maritime Provinces of the Great Mogul, and more particularly in the Kingdom of Guzarate, whose principal Cities are Surate, Baroche, Cambaya, Bondra, and Amadabad; 26 make 1 Mamoudi, and 54 a Rupee; so that the Pecha is worth near 8 Deniers. In those Parts of India, where the Cowrie Shells are current, 50 or 60 of them are given for the Pecba, and where the Caramania Almonds pais for small Mone 1. 40 or

Pic, Pick, or Picol, the Chinese Quintal of 100 lb. their Weight, or 125 lb.

Marc. Vide Cati.

This Weight is also in use at Siam, Malacca, and in the Isles of Sonde, though at the first of these it consists of double the Number of Siamese Catis, to what it

does of the Chinese, as the former Cati is only half of the latter.

Picol, is also another Weight used in China for Silk, containing only 66.2 Catis, so that three of these Picols make as much as the Bahar of Malacca, that is 200 Catis. It is also a Weight used in many Places of the Continent, and the West Indian Isles, weighing near 20 Dutch Pounds.

Pitis. Vide Cas.

Pole, a Copper Money struck at Bogbar, an ancient Province of Persia, at pre-sent governed by its own Prince, 120 of which go to the Silver Coin of the Country, worth about 12 Sols Tournois, tho' this Value is not always certain, as it rifes or falls as the Prince pleases.

Pont, or Punt; a fong Measure used in China; of which ten go to 1 Cobre, and the Cobre is about 13. French Inches.

Ratel. Vide Batman.

Ratis, a Weight used for Diamonds, at the Mine of Soumelpour in the Kingdom of Bengale; and in all the Great Mogul's Empire for Diamonds and Pearls it is 4

of a Carat or 3. Grains.

Refe, a long Measure used at Madagascar, near what is called the Brasse in

Europe. They also use the Demy-Refe, or Span.

Rize, the Name given to a Sack with 15000 Ducats, in the Territories of the Grand Seignior, so that it may pass as a Sort of a reckoning Mon y, like a Ton of Gold in Holland, or a Million in France.

Roe-neug; this is the largest Measure for Lengths and Distances used in the Kingdom of Siam, being the Siamese League, of near 2000 French Toises. There goes to it 20 Jods, 4 Sens to the Jod, 20 Voua to the Sen, and 2 Ken to the Voua; the Ken is the Siam Aune, &c. Vide Ken.

Rotolo, or Rotoli, a Weight used in Sicily, several Parts of Italy, Portugal, Cairo, and other Places in the Levant and Egypt, Gon, &c. is very different in most of these Parts mentioned, as has been already shown; therefore as a Weight I have nothing to add about it; and shall only fay that 'tis also a liquid Measure in some Cities and States of the Barbary Coasts, 32 of them at Tripoli making a Matuli, (another Weight also used in this City of 32 Rotolis) and 42 of these Rotolis make a Mataro or Matara of Tunis.

Roup, besides being a Coin of Poland, is also one made and current in some Provinces of the Turkifb Empire, particularly at Erzerum in Armenia, being worth #

of a Spanish Dollar.

Rupee, a current Coin in the Empire of the Great Mog al, and in many other Places and Kingdoms in the East-Indies. There are both Gold and Silver of this Denomination, the those of the first Metal are scarce and in little Use, weighing Drachmes and 11 Grains; there are also its Fractions of Halves and Quarters. The Silver Rupee is of so unequal a Value, as to be with Difficulty fix'd on any certain Footing, its Worth varying according to its Quality and the Place of its Fabrication; there are 5 Sorts of them, viz. the Rupee Siccas, worth at Bengale, 39 Sols Tournois; those of Suratte 34, and those of Madras 33, (all of the new ones) those called Arcates, and the last Petch. The new ones are round, and many of the old ones square, tho' they are both of the same Weight; and besides these Distinctions of new and old, the Indians make the other five abovementioned; and it

may in general be remarked, that all these Sorts are in higher Value at the Places of their Make than elsewhere; and that the new are always worth more than the old, the Reason of which Difference proceeds from the Love the Natives have of Silver, which induces them for its Preservation to hide it carefully in the Earth, as foon as they get a few Rupees together. To prevent which Diforder, that drains the Countries where tis practifed of their current Species, the governing Prince and Raja's stamp new ones annually, with an Augmentation in Value, without any Increase of Weight, and these consequently grow diminishing in Worth as they grow old. The Silver Rupee is the most current Money in Trade, both at Suratte and Bengale; but on the Coast of Coromandel, the Gold Pagodes (worth 2

Rixdollars or 3; Rupees) are the most in Use.

It is from the *Madras* Rupee that the Value of all others is proportioned, and that varies according as certain Circumstances occur; and these different Sorts of Rupees have not an equal Currency in every Place, as may be feen by the above Valuation of them. The Rupee used in Accounts is only an imaginary Specie, as well at Suratte as Bengale, to which the Value of the old Rupee is often reduced, and is worth the less that that of Madras. All Sorts of Rupees are divided in a smaller Money, called Ana, of which 16 goes to the Rupee; but it must be observed, that the Ana is worth more or less in Proportion to the Value of that Kind of Rupee, of which it is a Part. Some Anas are made at Madras, but so few that they are rarely feen to pais, fo that this Specie is rather a reckoning Money than a current The smallest Coin, and that in greatest Use, among the common People, and in the Markets, are the Cowries, 80 of which is counted a Pouni, according to the Custom of Bengale; so that a Rupee is divided into Anas, Pounis, and Couries, according to which the following is the Value of all Rupees as they passed at Bengale in 1726.

38 Pounis, or 3040 Couries. The Rupee of Madras was worth 3160 The Rupee, Sike, or Sicca 39+ The Rupee, Arcate 2960 The Rupee Petch 2920 The Current, or Old Rupee 2720

Besides which there are yet two other Species of Money in Accounts, called the Peys and Gandan, the first worth 95 Cowries, and the other 4. The current Rupee is that used in the Revenues of the Great Mogul, and was in 1726 and 1727, worth 1 Dutch Guilders, or, which was the same Thing, a French Crown

Rubie, a Gold Coin, current in all the Kingdom of Algiers, and in those of Congo and Labez, worth 35 Aspers; it is especially struck at Tremecen, which has

the Privilege of making these, as well as the Medians and Zians.

Sacare, a small Weight used in Madagascar, for Gold and Silver, being equal to

an European Scruple. Vide Sompi.

Sat, a Measure used at Siam for Corn, Seeds, Pulse, and some dry Fruits; it is a Sort of a Bushel made of Bambou, and 40 of them make a Seste, and 40 Sestes the Cohi, it is difficult to reduce with any Certainty these Measures to those of Europe, as some reckon the Seste, 100 Catis, and the Cati (as has been already observed) not being of the same Weight in all Parts of India, the Seste or Sat cannot be ascertained; but if 100 Catis be esteemed 125 lb. Marc, the Sat will be near 3 lb. and the Cochi 5000 lb.

Schan, or Schang (in Chinese Cati) is a Weight used in the Kingdom of Siam; the Chinese Cati is worth 2 Siamese Schans; so that the Chinese being 16 Taels, the Siamese must be only 8, though some reckon that of China at 20 Taels, and the other half. The Tael weighs 4 Baats or Ticals, each of near half an Ounce; the Baat 4 Se'ings, or Mayons; the Mayon 2 Fouangs; the Fouang 4 Payes, the Paye 2 Clams, the Clam weighs 12 Grains of Rice, so that the Tical or Baat

weighs 768 of those Grains. Vide Baat. It is to be observed, that the greatest Part of these Weights pass also for Mo-

ney, either real or in reckoning, as Silver is a Merchandize, and fold by Weight. Scharafi, a golden Coin, that was formerly made in Egypt, worth the same as a Sultanin, that is, near a golden Crown of France; the Arabians call it Dinar,

ne Places than the s have of Earth, as at drains ag Prince thout any h as they oth at Su-

(worth 2

, and that of Rupees Valuation well at Sued, and is a smaller erved, that of Rupee, at they are a current on People, according ounis, and ees as they

, called the The current in 1726 and rencb Crown in those of

, which has

ics.

ruits; it is a
to Seftes the
fe of Europe,
dy observed)
annot be afto near 3 lb.

om of Siam; ng 16 Taels, o Taels, and if an Ounce; Payes, the lical or Baat

alfo for Moy Weight. the fame as call it Dinar, or Methcal-aldhegel, the Scharafi at present scarce, and some believe them to be the same Specie as what the Greeks name Golden Bezans.

Scherefi, a Gold Coin current in Perfia, worth 8 Larins, at the Rate of 2 Spanish Dollars per Larin; the Europeans call them Golden Seraphin.

Scherif, otherwise called Sultanin, and very commonly Sequin; it is a Gold Coin current in all the Grand Seignior's Dominions, though it is hardly ever made at any Place of them but Cairo, and is the only Gold Specie struck in Turkey.

Schuite d'Argent, a Sort of Account Money of Japan, on which Payments in Trade are estimated, being worth 12 1 Dutch Guilders, that is 5 Rixdollars, or Crowns of the United Provinces; and otherwise it is reckoned equal to 4 Taels, 6 Mace, and 5 Condorins; the Value of them varying a little according to the Year.

Ser, Serre, or Ceer. Vide Man. Sefte, a Measure for Corn, &c. Vide Sat.

Sok, or Soc. Vide Ken.

Sompaye, is the smallest Silver Coin current at Siam; it was worth 2 Sols and Demi-pite French Money, when the Ounce of Silver was only valued at 3½ Livres. It is the half of a Fouang, and 12 to 13 Siamese Caches are given for 1 Sompaye, or 400 Cowries. The Sompaye is divided into 2 Payes, the Paye into 2 Clams; but these two Sorts of Money are only imaginary, and not current Species; the Sompaye and its Diminutions serve also for Weights; the Clam weighing 12 Grains of Rice, and the others rising in Proportion.

Sompi, a small Weight, which the Inhabitants of Madagascar use for Gold and Silver; it weight but I Paris Dragme, and yet it is the heaviest Weight these Islanders have; they not knowing what the Ounce or Pound is, nor have any thing answering to them; the Diminutions of the Sompi, are the Vari, or Demigrow, the Sacare or Scruple, the Nanqui or Demi-scruple, and the Nanque, equal to 6 Grains.

Sordis, a small Money current at Ormus in the Persian Gulph, being worth 4 Payes, and the Paye 10 Beforchs. Vide Beforch.

Tael, called by the Chinefe, Learn, is a finall Weight of China, equal to 1 Ounce and 2 Dragmes. Vide Cati, Mace, and Condorin.

Tamling, a Siamese Name to this Specie of Money and Weight, which the Chinese call Tael; the Tael of Siam is more than half lighter than that of China. Vide Cati, Baat, &c.

Tanga, an Account Money used in some Parts of the East-Indies, particularly at Goa, and on the Coast of Malabar; there are two Sorts of this Coin, the one called the good, and the other the bad Alloy; it being very common in India to reckon by Money of good and bad Alloy on Account of the vast Quantity of different Species current there that are either fasse or altered. The Tanga of good Alloy is ; heavier than that of a bad Alloy, so that if 4 of the former Tangas are given for 1 Pardao-Xerasin, there must be 5 of the others. 4 Vintins of a good Alloy make 1 Tanga of the same Standard; and 15 good Barucos go to the Vintin; the good Baruco on the Footing of the Portuguese Reas; but when the Barucos are of a base Alloy, three of them only make 2 Reas.

Tare, or Tarre, Money of the Malabar Coast, is a Silver Coin worth 6 Deniers Tournois; 16 of them make 1 Fanan, which is 2 small Piece of Gold worth 8 French Sols.

Tasot. Vide Cobde. Teccalis. Vide Abucco.

Tela, a Sort of Money, or rather a Gold Medal struck by every King of Persia at his coming to the Crown, which are distributed among the People; they are in Weight like the German Gold Ducat, but have no Currency in Trade, nor among the Merchants; they are also called Cherasis, which see.

Teman, a liquid Measure used at Mocha in Arabia Felix, containing 10 Memcedas. Tibose, an East Indian Coin, being one of the Rupees current in the States of the Grand Mogul, and worth double the Gasana Rupee.

Tical. Vide Baat.

Tol, this is the smallest Weight and Measure used on the Coast of Coromandel, of which 24 makes a Ceer; 5 Ceers the Büs; 8 Büs the Maun; and 2 Mauns the Candi, which is the heaviest Weight in this Part of India.

Tor

Toman.

Toman, by some called Tumein; is an Account Money used by the Persans in keeping their Books, and to facilitate the Reduction of large Sums in Payments. It is composed of 50 Abassa, or 100 Mamoudis, or 200 Chayes, or 10000 Dinars, being nuar 43, or 46 French Livres, valuing the Abaffi in 18 Sols and 6 Deniers, the Mamoudi for 9 Sols, 3 Deniers, the Chaye 4 Sols, 7 Deniers, and 1 Maille, and the Dinar for the Denier Tournois. The Toman is also a Weight used in Persia for weighing Money, which in large Payments is always received in this manner, and never counted; the Toman Weighs 50 Abassis.

Toque, a Sort of reckoning Money used at Juda, and some other Parts of the African Coast. where the Bouges or Cowries are current; one Toque of Bouges

is composed of 40 of those Shells; and 5 Bouges make 1 Galline.

Traffell. Vide Bahar.

Troubabouache, called also Moncha, or Monka, a Measure used by the Inhabitants of Madagascar, for their husked Rice, containing near 6 lb. of that Grain; but for their unhusked Rice they have another Measure named Zatou.

Tuckea. Vide Bahar. Vakie. Vide Batman.

Val, a small Weight used in India for Dollars or Pieces of Eight, each of which ought to weigh 73 Vals. It also serves for weighing Gold Ducats, which must weigh 9 Vals and To of an Indian Carat, and whatever is wanting of these Weights in either, the Vender is obliged to make good.

Vari, a small Weight in use among the ancient Inhabitants of Madagasear, weighing near half a Dragme Marc; here is likewise the Sompi, Saccare, Nanqui, and Nanque; none of which are used only for weighing Gold and Silver.

Voua. Vide Ken.

Voule, a small Measure used by the Natives of Madagaster, in retailing their husked Rice; it contains near half a Pound of Rice, and 12 of them make the Troubahouache or Monka, and 100 the Zatou.

Usalton. Vide Abagi.

Yonaltoun. Vide Menaltoun.

Zacües, a small Silver Money current in Persia, being a half Mamoudi. Vide Mamoudi.

Zatou. Vide Voule.

Ziangi, a Silver Money of Amadabath, that is likewise current in other Places of the Mogul's Territories; it is among the Number of the Rupees, and worth 20 per Cent. more than those called Gasana, and is about 36 French Sols, the Value of which last Coin is to be understood through this whole Calculation (except where it is exprest otherwise) to be as it was current at the Time of making it, viz. 13 Livres, 6 Sols, and 8 Deniers for a Pound Sterling.

INDEX.

Baffen, its Trade Page 727	A
Aberdeenfloire, Its Products, Ge. 580	
Abifinia's Trade and Products 736 Abufe, done the Vention Ambaffador at Ancons 202 Acaputes, its Trade 809	
Acasulca, its Trade	
Acceptance of a new Bond does not discharge an	
old one 408	
Acceptance of Inland Bills, how made	1
of Foreign, ditto can't be infilled on, if the Drawer's Failure be known, the Honour was	1
Failure be known, the Honour was	1
promised to his Linking it . 410	1
How must be made 421	1
Of a third Person, frees the Drawer ditto	1
After the Bill is due, is binding 451	14
After the Bill is due, is binding Acceptants, of an endorfed and protested Bill, can't be arrested though any Endorfer resules	1
Satisfaction 425	
wish the Drawer's Obligation, how must Act at the Day of Payment 431	ď
Of a Eill, on Committion, drawn at	1
Time, and afterwards called in, must demand it of the Drawer ditto	. 1
Of a Bill, drawn for Account of a third	
Letton's was no westers on rite	1
when may pay the Bill to the Poi-	1
feffor after his Failing 433 & 434	ч
what Declaration mun make, on the	
Poffessor of a Bill becoming Bank-	
How may compel the Possessor of a	١,
Conditional Bill to fulfil the Agree- ment 43	۱ ۵
Acceptor of a Bill, to whom bound 416, 41	7
not freed by a Protest 417 & 41	8
Obliged, the Acceptance was procured after the Drawer's infolvency	
Denying Payment, on the Drawer's Fail-	٦
ing, what must be done	9
Of a Bill made payable to himfelf, where the Lofs falls in case of his Failure 42	
For a third Person, who fails, not recover-	
sable to the Drawer dit	10
made without his Knowledge 421, 4:	22
For the Drawer, has no Redreis against	
	22 31
made Principals 2	32
Accidents on board Ships to be accounted for by the	Q.,
Account of the famous Silk Engine at Derby	8 ₃
Accounts in the Bank of Rotterdam, how kept	27
Achem, its Trade	90
Act of Trade and Navigation 45 to	48
Action may be brought against the Acceptor of a	
Actions for Utury, how must be pleaded	450 364
of Debt, may be brought for Money a-	,-1
Adea, its Trade Adjustment of a Loss, made and promised, on a	743
	282
Admirals may arrest Ships for the King's Service Admiralty not to determine Things done in Havens	246
141 &	2:5
Its Jurisdiction over Ships taken by	
Privateers	206

D.

o Perfians in Payor 10000 iols and 6 niers, and a Weight s received

arts of the of Bouges

the Inhahat Grain;

nt, each of ats, which ag of these

Aadagaftar, care, Nanid Silver.

ailing their n make the

oudi. Vide

other Places and worth s, the Value tion (except making it,

de	miralty, may be appealed to from a fentence a-	
	broad Page 200	
	Its first Establishment, and by whom a45 must try Death, Se. done on board Ships	
	in Rivers, but not in Arms of the Sea 246	
	no Court of Record ditto	
	May determine, when the Common Law can't ditto	
	May try, in Matters of Freight, Scamen's	
	Wages, &c. disto May try Cafes of Contracts, &c. for mak-	
	ing Ships, and Sea Damages ditto	
	What other Contracts it may decide ditto May judge of Goods spoiled on Ship-	
	May judge of Goods sposled on Ship-	
	May cause a Bond to be made disto, 247	
	When to award Execution ditto	
A	driatich Sea, the first fettlement of the Venetians	
Α	there dvancements of Money, on what Things the	
	Bank will make them 360	
A	Bank will make them dvices, how to be given the Bank for Payment of Bills	
	those drawn on by Commission must give 430	
1	Frica's Trade with Great-Britain 619 & feq.	
	with Agyst 720	•
4	Its General Trade 722 & feq.	5
7	Company, its Original, Progress and De-	
	crease 619 to 629	
	New Company 62 Settlement of Account, between New and	*
	Old 628 & feq	
A		6
A	agents, their Employ	
	Amfterdam, how muft be appointed 325, 32	6
1	Amflerdam, how must be appointed 325, 32 Agio, in the Bank of Amflerdam, how varies 322 to 32 How is occasioned 323 to 32 In the Bank of Retterdam, how regulated 76 Agios, at Vinice, how calculated 77 Agra, in Products and Traffick	6
	How is occasioned \$23 to 32	0
1	Aglos, at Venice, how calculated 70	7
La	Agra, its Products and Traffick 75	9
1	Agevanna, it. Commerce Abrendabl, its Trade	3
	Aiding the Escape of a confined Pirate, how	
1	punished 2	34
1	Aigue-Morte, its antient Trade Airfhire, its Products	61 B I
	Alcoho, and Alexandretta, their Trade 912 & 7	
1	Alexander the Great destroys Tyre Alexanderia, of Egypt, a Place of great Trade Inferior only to Rome in Grandeur, and	3
1	Alexandria, of Egypt, a Place of great Trade	4
1	Number of Inhabitants	c
١	Its great Revenue to Rome di	tto
١	Its Decay, after being conquered by the	
١		187
١		235
	Its Trade and Products	12:
1	Alien, its Definition How deprived of having Lands here	111
,	What Purchases may make d	itu
H	Can't bring Actions for Lands, Tenements,	
		ite lite
3		lite
1	May not be on a curv. Efc.	itt
2	May not be a Member of Parliament, nor	
6	How to be deprived of unlawful Purchases	31 litt
5	At what Age may trade here	liti
	Enemy, when may maintain Debt here	die
6	Infants cannot be Merchants, or Factors here of	lie:

INDEX.

Alien, Descent, when may, and may not, inherit	Marick lifes, their Trade and Products Page 785 & feq. Affigness of Bankrupts, how chois
Alliances, finne called Leagues, 15°c. 844 Allowances to Bankrupts out of their Effaires 500 & 50¹ For diffeovering Bankrupts Effects 546 & 54² For Draft of Goods, paying Cultoms 50° Of Duty for Salt loit 61 & 62 Almonds, imported in the Shells, two Thirds are allowed in the Cultoms 75°C and 15°C an	their Power
Allowances to Bankrupts out of their Effates good gos	What Notice must give before make a Di-
For diffcovering Bankrupes Effects 540 & 547	vidend 548 & 543
Of Duty for Salt lost 61 & 61	Their Duty Dying in Debt by Bond, what Recoveries are had
Almends, imported in the Shells, two Thirds are	Removing them 545 m 546 ditto
allowed in the Cultoms	Removing them (%) ditto
Alphabetical Account of Tares, allowed at the Cultum House 378 & feq. 686	In France, what Power they have from
Alface, its Trade and Products 686	Their Duty in that Country ccs & cch
Alteration, when may be made in the 1 are of Goods	
afcertained 375 Amadabath, its Trade and Products 756	Afracas, its Trade 856
Amedabath, its Trade and Products 756 Ambains, its Trade and Products 795	Average, in Marine Cafes, its Meaning 135 Average, in Marine Cafes, its Meaning 136 Averages, in France, which Infarers pay 305 Averages, in France, which Infarers pay 305 Averages, in France, and Trade 744
Ambrica, its Trade and Products 705 America, by whom, and when discovered 1ts Trade and Products 800 & feq.	What it excludes and includes
America, by whom, and when different for a 17 a lts Trade and Products for teq.	Averages, in France, which infarers pay 305
Its Trade with Great-Britain 639 & 649. Most infested with Pirates 223	America its Products and Toule
American Governors to affift against Pirates : 831	Anfirian Netherlands, their Trade with Great-Britain
Amberdam, supposed to make more infurances than	659 M 660
any other Place 289 Its Ordinances about Infurances, Us. 289 to 303	Auvergne's Trade and Products 679
Androahe, its Trade	Award, what it is 509 When are voided 311
Angele, its Commerce 739 & 731 Angere, its Trade 712	Must be made in Writing 310 When to be made by Arbitrators When may be made for Money, to be paid
Angora, its Trade 712	When to be made by Arbitrators 308
Angus, or Farfar, its Products Angus, its Commerce and Products 677 Autibus, its ancient Trade	When may be made for Money, to be paid a Stranger 310
Ancibes, its ancient Trade	Must not make a Party a Judge in his own
Articoffic, its Trade	Caufe
Anerim, its Trade 988 Apennel, its Products 846	Of Recompence, decides an Injury 388
Appeals about Prizes, to whom must be made 237	Of a perfonal Chattel, how afters its Pro-
To whom, from a Sentence of the Admiralty	What it must include . ditto
847, 848	On what Submittions may be made ditto
Arabia, its Trade and Products 748 Its ascient Commerce 30	Not to be performed without a personal Demand
Its reatives supposed to have been the his	
Navigators ditto Situation of the Country ditto	Its Form 312 & 313
Situation of the Country ditto Application to Maritime Affairs 21	D debian, its Products
great Trade and Riches	Badag fran, its Products 793 Badag fran, its Trade 751
Some Products imputed to it, not of its	Hadan fram, its Trade Babama Iflands, their Trade Babarem's Pearl Fifthery, and Products Bail to be given for Privateers
Growth Robbed of their Trade by the Porraguese	
Discovery of the Route to India, by the Cape of Good Hope The Entiness of their Voyage to India ac-	Bail to be given for Privateers 219 & 230 Balagare, its Trade 761 Balambang, its Trade 789 Balch, its Trade 731
Cape of Good Hope 23	Balamboang, its Trade 789
counted for	
Their Commerce enriched the neighbouring	Ballaft, not accounted Ship's Furniture 50
Nations, and above all Judon 25, 25	Not to be thrown into any Haven 61, 110
Aracam, its Trade 770 Araci, its Products 845	To be deliver'd to its Ticket ditto
Arbitrament, its Derivation and Definition 108	Gauge Marks to be fet on its Lighters
Its Incidents ditto	which may be examined by the Master of
Not to be referred ditto Arbitrations, an Act for citablifting them ditto	the Ship, C.c.
Arbitration Bond, its Form	Ballasting Ships in Carwater Harbour, to whom
In Exchanges, its Definition 465	DEIODES
Simple, how wrought ditto	Baltick Ses, its Trade 815 & 816 Bamffèire, its Products 581
Compound, ditto, with Tables 469 to 485	Bamffbire, its Products Banda ifles, their Trade 794 & feq.
Arbitrators, their Definition, and Derivation 407 Their Award decifive ditto	Bank, its Derivation 320
What Reciprocalities they may appoint 308 Not to award against a Chancery Decree ditto	the first instituted at Genea ditto
May not take an oath of Witnesses 311	of Venice, its Funds Its Bank Money better than Current 121
and Arbiters, their Difference 308	Its Bank Money better than Current 321 How often is that up ditto
Archangel, its Trade	of Amsterdam, when and by whom establish-
Archipelage, its Commerce 721 9 feq.	ed ditto
Argelejbire, its Products, Ge. 581	Its Riches Its Money better than Current 322
Arica, its Trade and Products 805	
Arles, celebrated in Antiquity for its Experience in	In what Specie its Books are kept ditto
Navigation. &c.	How often, and long, 'tis flut up ditto It gives no negociable Bills ditto
Armenia, its Trade 748 & 749 Arrival at a Port does not free the Infurers on a Ship 207	It gives no negociable Bills ditto Its Hours for writing in 325
Articles between a Captain of a Privateer and his	of Kollerdam, when citablified 325
Crew 221	It daily regulates the Agio on its Cash Its other Regulations like that of Amsterdam ditto
Before Marriage, their Validity in Case of Bankruptcy \$16 & \$17	of Hamburgh its Sureties . ditto
of Commerce between Great-Britain and	Only Citizens to have an Account in it ditto
Fortugat 012 & 013	Stated Hours for writing in ditto
of the Infurance Company at Genea 702 & feq.	The Time of its shutting up ditto What Species the Books are kept in, &c. ditto
Arundel Harbour, an Act for it 154 Asem, or Anem, its Trade 709	What Species the Book are kept in, Ge. ditto of Paris, when estal West 328
Afia its Trade 741	Its various Alterations, protegious imagina-
	ry

ry Funds, Government, and Suppression	of proving their Debits, and how Notice of their Mesting is to be given Page 328 Bankrupts. an Oath of a Creditor for powing his Dabits, 672.
Bank of England, its Indisession 245	of their Mesting is to be given Page 928 Bankrupts, an Oath of a Creditor for proving his Debts, 67c. 332
lts Bills affignable 346	Debis, Ge. 538
	Where Copartners are Bankrupts, having
of Exchange It may make Furchase of Lands, 15t. 347	Joint and separate Estates and Creditors ditto
It may make Purchase of Lands, 15%. 347 Its Members not disqualified to fit in Par-	the Ada of a Bankrang, from the Time
liament , and 4	of the Afts of Bankruptcy committed 537
Its exclusive Charter a.e. 1	A remarkable Cafe tried under a found
Its Stock exempt from Taxes disto Ditto a perional, not a real Effate Ditto when bought or fold, how to be regif-	Commission of Bankruptcy
Ditto a personal, not a real Effate ditto	runts, having Ribble of other Parsons in
tered ditto	rupts, having Reletts of other Persons in their hands
The Forging or Erafing its Common Seal, Bills, Notes, &c. made Felony disto	Hantem, its Trade
Bills, Notes, Us. made Felony diste Iss Members not to be adjudged Sankrupts	Barbadee, its Trade Barbary's Trade with Great-Britain Bar Iron, not to be exported from Leades Importation of, extended 82
by reafon of their Stacks, nor thall they	Bar Iron, not to be exported from Lende 80, 81
be subject to any foreign Attachment 348	Importation of, extended 82 Barr, its Trade and Products 685, 686
Its Debts never to exceed ies capital fincle ditto	Barr, its Trade and Products 68c, 680
Its Servants embessiing any Note, Ge. thall fuffer Death	Barretry of Mariners, to be answered for by the Maffey 107 & 108
fuffer Death The Method of opening an Account with it 319	Boff, its Trade
Of paying in, or drawing Money on it, with	Baffbra, or Balfora, its Trade 749
the bosin of a Duragus	Hallion of France in Barkary, its Trade 733
The Form of a Write-UW ditto It recovers Bills for those who keep Cath	
with it	Bay of Campechy, its Trade 804
with it 360 Alfo pays Bills for them ditto	Bay of Veneunela, its Trade ditto
It discounts Bills ditto	neacons and Lighthouses, not to be built without
It will admit of any Deposit from its Cuf- tomers ditto	Warrant 107
No personal Attendance required for any	Bearn, its Commerce, Ur. Branjulois, its Trade and Products 673 & 675
No personal Attendance required for any Transaction with it	Midderdibers, its Products
Will advance Money on government Secu-	Belbaum, its Trade
rities, Sc. ditte Its Management, and the Salaries of the Governor, Sc. with their Qualifications	Bell Metal, &c. not to be exported Benares, or Banarous, its Trade 770
Governor, Ge. with their Qualifications	Renefit of Clergy, not to be allowed to Actors of Treaton, Robbery, &c. on the Sea 229 Bengal, its Trade 768 & feq.
Compared with the Foreign Ones, Gr.	Treason, Robbery, Ge. on the Sen 289
Bank at Antindam for Lama on Cooks in Lati	Bengal, its Trade 768 & feq.
Bank, at Ansterdam, for Leans on Goods, its Initi- tution 363	Benn's Coaft, its Trade 729 Bergen, its Trade 818
Its Regulations, and what Sums it will ad-	Berkhire, its Products
vance ditto	Bernulas, Trade of 655
In what other Parts, such Bunks are esta- blished	Berne, its Products and Trade Berry, its Trade and Products 679
Bankers, the Nature of their Calling among the	Beverley Beck, and Hull River, the Ast about them
Romans 261	189, 181
Ditto in Helland, France, Ge. ditto	Herwicksbire, its Products 581
The Description of one in England \$52 When first called to in England ditto	Bienne, its Trade Bilapatam, its Trade 703
Their Notes not to be accounted Cash till	Bills of Rottomry, their Form
received 445	Bills of Entry, inwards, their Form, how procured
Bankrupts, Advice to guard against becoming one	a: the Customhouse 383
What Persons may, or may not be Bankrupes	Outwards, their Form 380
487 & 488	Bills of Exchange, on Venice, when must be paid or protested 331
What makes a Man to 489	Ditto at Ambardam
Of the Commission and Commissioners, &c. 491 The Oath the Commissioners take	Inland, when must be protested Their Nature and Distinctions 413, 414
The Oath the Commissioners take His Surrender, Examination, Discovery,	Their Nature and Distinctions The Number of Persons, making an Ex-
Allowance, and Cartificate: and of enter-	change and how diffinguified 415, 416. The Difference between the real and ima-
ing the Proceedings, &c. of Record Of the Aflignment and Bargain and Sale of	The Difference between the real and ima-
Of the Allignment and Bargain and Sale of his Effate. Of the Involument, and what	ginary Species of any Country The different Obligations of Drawers, En-
thall note thereby or he fuch an Interest	dorfers. Acceptors, or Holders of them,
as the Commissioners may assign 50	dorfers, Acceptors, or Holders of them, under all Circumflances, and whether by
Becoming Felo de fe, or outlaw'd, how his	Commission, or for their own Accounts
Goods are disposed of Of uncertain and contingent liftates, and	Of Conditional Ones 417 & feq
Of uncertain and contingent Effates, and which do, or do not, center in the Pank-	Pro forma Ones 437 & 437
rupt	Pro forma Ones When loft, or millaid, what must be done
Separate Settlements Wills in Favour of his Wife, Ge.	
Of Marriage Bonds, and Articles before	When the Words and Figures differ 44
Marriage g1	When the Name of the Person to whom
Debts due to, and from, the Wife when	navable is altered, (%).
fingle Of the Rights which are invested in his	When the Direction is forgot ditto & for Some Cofes tried on Inland Ones
Of the Rights which are invested in his Children, by Virtue of Marriage Settlements, and Trustees for supporting con-	
ments, and Truftees for supporting con-	Forgery of one made Felony
tingent Remainders 5	
Of Possibilities Of Interests which have been determined	they are drawn, and when Payments are
not to center in him di	tto Their different Ufances 447, 4
Of the Creditors who are such, and therein	Days of Grace at feveral Places 4
	io U

to be paid

in his own

ditto
ry
311
rs its Preditto
ditto
ditto
aiffion
312
a perional
ditto
312
& 313

793
751
655
745
819 & 230
761
789
752
805
50
61, 130
119
ditto
ditto
whom
144
815 & 816
794 & feq.
330
ditto

ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto
ditto

erlablish-

IX NO DO EM X.

har said, the payable by Endersement 12ge 450	Brateffena, its Customhouse Page 836
At Vanice, not payable by Endorsement Page 450 Not difcharged, if the Drawer failed before due, in Italy, and formerly in Portugal ditto Some Trials which decided this Particular	Brenes, its Trade and Products 815 Bretagne, its Trade and Products 680
Some Trials which decided this Particular	Bretagne, its Trade and Products 680 Bridgert Harbour, the Act about it 146
in Periagas	British Governors, Confuls, and Merchants abroad
Bills, their Payment disputed at Legbers in Silver 451 Their various Forms in different Languages,	to provide for Sailors in Distress 94
Their various Forms in different Languages,	The Acts for their Relief in Portugal, at Ca-
ditto & feq.	din. Pert St. Mary's, and Leghern 107
When made payable to two, how must be	Britifb Subjects not to be concerned in any foreign
In France, their different Sorts	East-India Company 635 & 636 Brochia, its Trade 757
Ufunce made 30 Days	Brockerage paid at Ampterdam on Infurance 757
Regulation about Acceptance at Lyons 455	Brokers, what they are
Regulation about Acceptance at Lyons Bills of Fees to a Solicitor in Bankruptcy, by whom	Brokers, what they are Their Duty and Appellation ditto
lettled 548	I ne Number at Amjierdem 457
Bills of Health, their Nature and Form 237, 241, 242	The Number at Amplerdam 457 Their Function ditto
Bill of Lading, its form	Their Dues in London, Amfordam, and fe-
Bills, penal and fingle, for Payment of Money 410	veral other Places 458
Bifantagar, its Trade 757	Bruck, its Trade
Black Sea, its Trade 715 & feq.	Buch ugbamfhire, its Products 570 Buenos Ayres, its Trade 804 Burates, its Trade 837
	Bunette its Trade
Body and Tackle of Ships may be feventh eighths infured at Amfterdam 303 & 304	Burates, its Trade 837 Burgundy, its Trade and Products 682
The state of the contribution of the contribut	Burlington, its Port, the Ads shout it
Bonds their Definition 400 ditto	Burrounfounness Harbour, the Act about it 169
Their Condition must be to do a Thing lawful 407	Burfa, its Trade and Products 749
Made by Infants, how voidable ditto	, , ,
By a Feme Covert, may plead her Coverture ditto	C,
Made by Infants, how voidable ditto By a Feme Covers, may plead her Coverture ditto Dependent on some other Deed, is void, if	Abinda, its Trade 731
the Deed becomes to atto	Cabul, or Caboul, its Trade 751
To indemnify any one from a legal Profe-	Carbonire, its Trade and Products 752
cution is void ditto	Cajraria, iti Commerce 725
Given to a Sheriff, as a Reward, void ditto	Caire, its Trade
Their Conditions must be possible ditto Not limiting Time of Payment, the Money	Caithnefi, its Products \$82 Culabria, its Trade 726
becomes due presently ditto	Calas, its Trade 726 Calas, its Trade 808
Not mentioning a Place for Performance of	destroyed
Not mentioning a Place for Performance of Condition, obliges the Obligor to feek	
the Obligee, if in Egglass, to tender the	A curious one about Wools 464
	of the Agies at Venice 700
For Payment of Money, may be performed by giving any other Thing in Satisfaction 408 The Acceptance of a new, will not discharge	Calendar, Difference between the Julian and Gre-
by giving any other Thing in Satisfaction 408	gerian ditto
The Acceptance of a new, will not discharge	Calicut, its Trade 763
the old one, as one Bond cannot be given in Satisfaction for another, &c. ditto	Calmoucks, their Trade 754
	Cambaye, its Trade and Products 757
Of 20 Years flanding, &c. shall be deemed ditto	Camboya, its Trade and Products 772
Made payable at feveral Days, cannot be	Cambridgesbire, its Products Canada, its Trade 810, 811
fued till all the Days are past ditto	conquered by the English 648 & 649
Where feveral are bound, they may be fued	Cananer, Itc Trade 763
feparately or together, &c. ditto	Canary Islands, their Commerce, &c. 739
Given by a drunken Man is binding ditto	Candia, its Trade 721
Do not bind an Heir, except expressly nam-	
	Candles or Fire, not permitted in the Yarmonth Har-
ed, Ge. ditto	bour 147
To fave harmless, how the Defendant must	Canton, the foreign Trade carried on from thence by
To fave harmless, how the Defendant must	Canton, the foreign Trade carried on from thence by the Chinese 776 & feq.
To fave harmless, how the Defendant must	bout 147 Canton, the foreign Trade carried on from thence by the Chinese 776 & feq. Canton, its Commerce 726
ed, Gr. To fave harmless, how the Defendant must plead Without Date, or with a false one, are good, if scaled and delivered, tho it is	bour 147 Canton, the foreign Trade carried on from thence by the Chingle 776 & feq. 726 Canton; its Commerce 726 Canton; Trade 76;
ed, Ur. To fave harmlefs, how the Defendant must plead Without Date, or with a falle one, are good, if fealed and delivered, the' it is not delivered, 'tis not good, the' figned	bour 147 Canton, the foreign Trade carried on from thence by the Chinefe 776 & feq. Cantony, its Commerce 726 Casta, its Trade 813 Caps-Breton, its Trade 813
ed, Gr. To fave harmlefs, how the Defendant muft plead Without Date, or with a falfe one, are good, if fealed and delivered, tho' it is not delivered, 'tis not good, tho' figned and fealed ditto	bour 147 Canton, the foreign Trade carried on from thence by the Chinefe 776 & feq. Cantony, its Commerce 726 Casta, its Trade 813 Caps-Breton, its Trade 813
ed, Gr. To fave harmlefs, how the Defendant muft plead Without Date, or with a falfe one, are good, if fealed and delivered, the' it is not delivered, 'tis not good, the' figned and fealed The' contain falfe Latin, or falfe English, may be good, Gr.	bour 147 Canton, the foreign Trade carried on from thence by the Chinefe 776 & feq. Cantony, its Commerce 726 Casta, its Trade 813 Caps-Breton, its Trade 813
ed, &c. To fave harmlefs, how the Defendant muft plead Without Date, or with a falfe one, are good, if fealed and delivered, tho' it is not delivered, 'tis not good, tho' figned and fealed Tho' contain falfe Latin, or falfe English, may be good, &c. Their Form 409 & 410	bour Canton, the foreign Trade carried on from thence by the Chinefe 776 & feq. Cantony, its Commerce 766 Casta, its Trade 763 Caps-Breton, its Trade 813 Caps de Trais Paintes, its Trade 728 Caps de Trais Paintes, its Trade and Products 738 & 738 Caps de Trais Paintes, their Trade and Products 738 & 738 Caps des Verd Illes, their Trade and Products 738 & 738
ed, &c. To fave harmles, how the Defendant must plead Without Date, or with a false one, are good, if saled and delivered, tho' it is not delivered, 'tis not good, tho' figned and saled Tho' contain salse Latin, or false English, may be good, &c. Their Form When are not voided by usurious Agreements 363	bour Canton, the foreign Trade carried on from thence by the Chinefe 776 & feq. Cantony, its Commerce 766 Casta, its Trade 763 Caps-Breton, its Trade 813 Caps de Trais Paintes, its Trade 728 Caps de Trais Paintes, its Trade and Products 738 & 738 Caps de Trais Paintes, their Trade and Products 738 & 738 Caps des Verd Illes, their Trade and Products 738 & 738
ed, Gr. To fave harmlefs, how the Defendant must plead Without Date, or with a falfe one, are good, if fealed and delivered, tho it is not delivered, 'is not good, tho' figned and fealed Tho' contain falfe Latin, or falfe English, may be good, Gr. Their Form When are not voided by usurious Agreements 363 To an Alien Enemy become the Kirg's 314	bour Caston, the foreign Trade carried on from thence by the Chinefe 776 & feq. Caston, its Trade 763 Capte. Breton, its Trade 8813 reduc'd by the Englife 648 Capt de Freit Painter, its Trade 728 Capt de Serie Painter, its Trade 728 Capt and Privateers, their Definition 204 Captures, its Trade 715 Captures, its Trade 715 Captures, its Prise-thips not to be abused 748
ed, &c. To fave harmlefs, how the Defendant must plead Without Date, or with a false one, are good, if scaled and delivered, tho' it is not delivered, 'tis not good, tho' figned and scaled Tho' contain false Latin, or false English, may be good, &c. their Form 409 & 410 When are not voided by userious Agreements 363 To an Alien Enemy become the King's 314 Essi, is Produ 23.	bour Canton, the foreign Trade carried on from thence by the Chinefe Cantony, its Commerce Casla, its Trade Caps. Breton, its Trade Caps de Trais Paintes, its Trade Caps de Trais Paintes, its Trade and Products Caps de Trais Paintes, their Definition Capta and Privateers, their Definition 204 Capta, or Caffa, its Trade Capta, or Caffa, its Trade Capta and Capta, de Trade Capta and Capta, de Trade Capta and Capta, de Trade Capta Capta, de Trade South
ed, Gr. To fave harmlefs, how the Defendant multiplead Without Date, or with a falfe one, are good, if fealed and delivered, tho' it is not delivered, 'tis not good, tho' figned and fealed Tho' contain falfe Latin, or falfe English, may be good, Gr. Their Form When are not voided by ufurious Agreements 363 To an Alien Enemy become the King's 314 Ecol, its Produ"? 581 Bornes, it Trade and Produch	bour Caston, the foreign Trade carried on from thence by the Chinefs 776 & feq. Caston, its Trade 763 Capta. Its Trade 763 Capta. Bretsen, its Trade 813 Capta Erist Paints, its Trade 738 Capta for Fred Illes, their Trade and Products 738 6739 Capta, or Caffa, its Trade 715 Captures, in Prize-thips not to be abused 715 Carrot, to be me's good by the Master of a Ship 82 82 Cargo, to be me's good by the Master of a Ship 82
ed, Gr. To fave harmlefs, how the Defendant must plead Without Date, or with a false one, are good, if sealed and delivered, tho' it is not delivered, 'tis not good, tho' figned and sealed Tho' contain false Latin, or false English, may be good, Gr. Their Form 409 & 410 When are not voided by usurious Agreements 363 To an Alien Enemy become the King's 314 Ecol, its Produ"s Formowers, it Trade and Produch Sormowers, may be wittenses against Usurers	bour Canton, the foreign Trade carried on from thence by the Chinefe Canton; its Commerce Cassia, its Trade Caps. Breton, its Trade Caps dis Trais Paintes, its Trade Caps dis Trais Paintes, its Trade Caps dis Trais Paintes, its Trade and Products Caps dis Trais Paintes, their Trade and Products Caps dis Trais Paintes, their Trade and Products Caps in Privaters, their Definition Capha, or Caffa, its Trade Captures, in Private-files not to be abused Caracta Coaft, its Trade Cargo, to be me'z good by the Master of a Ship Not to be deemed a Wreck, if a Man, Cat,
ed, Ut. To fave harmlefs, how the Defendant mult plead Without Date, or with a falfe one, are good, if fealed and delivered, the' it is not delivered, 'tis not good, the' figned and fealed The' contain falfe Latin, or falfe English, may be good, Ut. Their Form When are not voided by ufurious Agreements 363 To an Alien Enemy become the King's 314 Ecst, its Produ "s 58 Bornes, it Trade and Produe"s 700 Bortowers, may be witneffes againft Ufurers 315 Bottomry, its Definition, or what it is 116	bour Canton, the foreign Trade carried on from thence by the Chinefe Cantony, its Commerce Casla, its Trade Cape Breton, its Trade Cape do Trais Pointer, its Trade Cape do Trais Pointer, its Trade and Products Cape do Trais Pointer, their Definition Cape and Privateers, their Definition Cape and Privateers, their Definition Cape and Privateers, their Definition Cape, and Caffa, its Trade Capida, or Caffa, its Trade Capturea, in Prize-thips not to be abused Caracca Coaff, its Trade Cargo, to be mark good by the Mafter of a Ship Not to be deemed a Wreck, if a Man, Cat, or Dog, cleape alive out of the Ship 97, 13t
ed, Ur. To fave harmlefs, how the Defendant must plead Without Date, or with a falfe one, are good, if fealed and delivered, tho it is not delivered, 'is not good, tho' figned and fealed Tho' contain falfe Latin, or falfe English, may be good, Ur. Their Form When are not voided by ufarious Agreements 363 To an Alien Enemy become the King's 314 Esst, its Produ '2 Borrowers, may be witneffes againft Ufurers Bottomy, its Definition, or what it is Bottemy, its Definition, or what it is	bour Caston, the foreign Trade carried on from thence by the Chinefs 776 & feq. Caston, its Trade 763 Capten, its Trade 763 Capten Areture, its Commerce 764 Capten Areture, its Trade 763 Capten Areture, its Trade 778 Capten Areture, its Trade 778 Capten Areture, their Trade and Products 738 & 739 Captens and Privateers, their Definition 204 Captens and Privateers, their Definition 204 Captens in Privatelips not to be abused 715 Captives, in Privatelips not to be abused 249 Caracta Coaft, its Trade 804 Caracta Coaft, its Trade 804 Caracta Coaft, its Trade 804 Cargo, to be ma'c good by the Mafter of a Ship 82 Not to be deemed a Wreck, if a Man, Cat, or Dog, efcape alive out of the Ship 97, 131 Caribbe Illands, their Trade 653
ed, &c. To fave harmlefs, how the Defendant must plead Without Date, or with a falfe one, are good, if fealed and delivered, tho' it is not delivered, 'tis not good, tho' figned and fealed Tho' contain falfe Latin, or falfe English, may be good, &c. Their Form 409 & 410 When are not voided by ufurious Agreements To an Alien Enemy become the King's 314 Ecot, its Produ"s Bornowers, it Trade and Produch Borrowers, may be wittenfles against Usurers Bottomry, its Definition, or what it is Is sometimes on the Ship, and sometimes on the Borrower	bour Canton, the foreign Trade carried on from thence by the Chinefe Cantony, its Commerce Cassia, its Trade Caps. Bretsn, its Trade Caps de Trais Paintes, its Trade Caps de Trais Paintes, its Trade Caps de Trais Paintes, their Trade and Products Caps de Trais Paintes, their Definition Captan and Privateers, their Definition Captan, or Caffa, its Trade Captures, in Private hips not to be abused Captures, in Private hips not to be abused Caractac Coaff, its Trade Cargo, to be mer's good by the Master of a Ship Not to be deemed a Wreck, if a Man, Cat, or Dog, escape alive out of the Ship Caribbes Islands, their Trade Carrones, when may use two Horses
ed, Ur. To fave harmlefs, how the Defendant must plead Without Date, or with a false one, are good, if sealed and delivered, tho' it is not delivered, 'tis not good, tho' signed and sealed Tho' contain false Latin, or false English, may be good, Ur. Their Form When are not voided by usurious Agreements 363 To an Alien Enemy become the King's 148 Evot, its Produ"s Borrowers, it Trade and Produch Borrowers, may be witnesses against Usurers Bottomry, its Definition, or what it is 110 Is sometimes on the Ship, and sometimes on the Borrower May not be engaged in, by a Master of a Ship, at the Place of his Owner's Resi-	bour Canton, the foreign Trade carried on from thence by the Chinefe Canton, its Commerce Cassia, its Trade Caps. Bretse, its Trade Cape de Trois Peinter, its Trade and Products Cape des Fred Illes, their Trade and Products Capes, or Caffe, its Trade Captives, in Prise-flips not to be abused Carocca Coast, its Trade Carocca Coast, its Trade Carocca Coast, its Trade Carocca, the Trade and Products Say Carocca Coast, its Trade Carocca, the Trade Carocca Carocca Carocca Carocca Carocca Carocca Carocca
ed, Gr. To fave harmlefs, how the Defendant must plead Without Date, or with a falfe one, are good, if fealed and delivered, the' it is not delivered, 'tis not good, the' figned and fealed The' contain falfe Latin, or falfe English, may be good, Gr. Their Form 409 & 410 When are not voided by ufurious Agreements 363 To an Alien Enemy become the King's 314 Ecot, its Produ"? 581 Bormen, it Trade and Produch 315 Bottomry, its Definition, or what it is 116 Is fometimes on the Ship, and fometimes on the Borrower May not be engaged in, by a Master of a Ship, at the Place of his Owner's Refidence	bour Caston, the foreign Trade carried on from thence by the Chinefe 776 & feq. Caston, its Commerce 766 Caston, its Trade 763 Cape Bretsen, its Trade 813 Cape de Trait Painter, its Trade 788 Cape de Trait Painter, its Trade 788 Cape de Trait Painter, its Trade 788 Cape and Privateers, their Definition 204 Caples, or Caffe, its Trade 715 Captives, in Prize-thips not to be abused 804 Cargo, to be me's good by the Master of a Ship 82 Cargo, to be me's good by the Master of a Ship 82 Cargo, to be me's good by the Master of a Ship 82 Carbibes Islands, their Trade 82 Carmes, whea may use two Horses 84 Mult not ride, nor drive a Trot When their Carts are empty Complaints mult be made against them
ed, Ur. To fave harmlefs, how the Defendant must plead Without Date, or with a falfe one, are good, if fealed and delivered, tho' it is not delivered, 'tis not good, tho' figned and fealed Tho' contain falfe Latin, or falfe English, may be good, 'Ec. Their Form When are not voided by ufarious Agreements 363 To an Alien Enemy become the King's 314 Esst, its Produ '3 581 Bottomy, its Definition, or what it is 315 Bottomy, its Definition and i	bour Canton, the foreign Trade carried on from thence by the Chinefe 776 & feq. Canton, the Commerce 766 Cassia, its Trade 763 Cassa, its Trade 813 reduc'd by the Regliffe 648 Cape de Trais Peintes, its Trade and Products 738 & 738 Cape des Ford Illes, their Trade and Products 738 & 738 Cape das Ford Illes, their Trade and Products 738 & 738 Capes and Privateers, their Definition 204 Capers and Privateers, their Definition 204 Capers and Privateers, their Definition 204 Captives, in Private-Illes not to be abused 249 Caracca Coast, its Trade 260 Capton, to be mer's good by the Master of a Ship 804 Sample State 1 Trade 804 Caracca Coast, its Trade 260 Carbos Islands, their Trade 363 Carribbes Islands, their Trade 363 Carmen, when may use two Horses 403 Must not ride, nor drive a Trot When their Carts are empty Complaints must be made against them Not refuse to load 401
ed, Ut. To fave harmlefs, how the Defendant multiplead Without Date, or with a falfe one, are good, if fealed and delivered, the' it is not delivered, 'tis not good, the' figned and fealed Tho' contain falfe Latin, or falfe English, may be good, Ge. Their Form 409 & 410 When are not voided by ufurious Agreements 363 To an Alien Enemy become the King's 314 Ecot, its Produ's 58 Bornes, it Trade and Produch 790 Bortowers, may be witneffes sgainft Ufurers 315 Bottomry, its fometimes on the Ship, and fometimes on the Borrower May not be engaged in, by a Mafter of a Ship, at the Place of his Owner's Refidence Made on Ships by their Mafters, and afterwards deftroyed, is Felony ditto	bour Canton, the foreign Trade carried on from thence by the Chinefe Canton, its Commerce Cassia, its Trade Caps. Bretsn, its Trade Cape de Trais Paintes, its Trade Cape de Trais Paintes, its Trade Cape de Trais Paintes, their Trade and Products Cape de Trais Paintes, their Dendition Capha, or Caffa, its Trade Captures, in Privaterns, their Dendition Captures, in Private hips not to be abused Caracca Coast, its Trade Caryon to be mer's good by the Master of a Ship Not to be deemed a Wreck, if a Man, Cat, or Dog, escape alive out of the Ship Carribbes Islands, their Trade Carmens, when may use two Horses Must not ride, nor drive a Trot When their Carts are empty Complaints must be made against them Not refuse to load What Time they come to Wharf, &c. ditto
ed, Gr. To fave harmlefs, how the Defendant must plead Without Date, or with a falfe one, are good, if fealed and delivered, tho' it is not delivered, 'tis not good, tho' figned and fealed Tho' contain falfe Latin, or falfe English, may be good, 'Ec	bour Caston, the foreign Trade carried on from thence by the Chinefs 776 & feq. Caston, the Commerce 766 Caston, its Trade 763 Capte Bretson, its Trade 813 Capte de Trait Painetts, its Trade 738 & 738 Capter and Privateers, their Trade and Products 738 & 739 Capters and Privateers, their Definition 204 Capters, its Prize-thips not to be abused 715 Captives, in Prize-thips not to be abused 249 Cargo, to be mp'-g good by the Master of a Ship Not to be deemed a Wreck, if a Man, Cat, or Dog, escape alive out of the Ship 97, 131 Caribbse Islands, their Trade Carmen, whea may use two Horses 403 Multi not rick, nor drive a Trot When their Carts are empty Complaints mult be made against them Not refuse to load What I ime they come to Wharf, &c. ditto What Weight are to carry 403
ed, Ut. To fave harmlefs, how the Defendant must plead Without Date, or with a false one, are good, if sealed and delivered, tho' it is not delivered, 'tis not good, tho' signed and sealed Tho' contain false Latin, or false English, may be good, Ut. Their Form When are not voided by usurious Agreements 363 To an Alien Enemy become the King's 314 Ecst, its Produ "3 581 Borrowers, its Trade and Produch 580 Toomers, its Trade and Produch 315 Borrowers, may be witnesses sgainst Usurers 315 Bottomry, its Definition, or what it is 110 Its fometimes on the Ship, and sometimes on the Borrower May not be engaged in, by a Masster of a Ship, at the Place of his Owner's Residence Made on Ships by their Massers, and afterwards destroyed, is Felony ditto ditto 'To the Egst-Indics, to be on the Ship, or Goods only, Ut.	bour Canton, the foreign Trade carried on from thence by the Chinefe Canton, its Commerce Cassia, its Trade Caps. Bretsn, its Trade Caps das Fred Elles, their Trade and Products Caps and Privateers, their Definition Capha, or Caffa, its Trade Carpot to be mark good by the Mafter of a Ship Not to be deemed a Wreck, if a Man, Cat, or Dog, efcape alive out of the Ship Or Dog, efcape alive out of the Ship Carmen, when may use two Horses Carmen, when their Carts are empty Complaints must be made against them Not refuse to load What Time they come to Wharf, Sc. ditto What Weight are to carry Their Rates 304, 305
ed, Ur. To fave harmlefs, how the Defendant must plead Without Date, or with a false one, are good, if sealed and delivered, the' it is not delivered, 'tis not good, the' figned and sealed The' contain false Latin, or false English, may be good, Ur. Their Form 409 & 410. To an Alien Enemy become the King's 314. Eost, its Produ"s 581. Bornes, itt Trade and Produc's 800 meetimes 315. Bottomry, its Definition, or what it is 115. Is sometimes on the Ship, and sometimes on the Borrower May be witnesses on the Borrower May not be engaged in, by a Master of a Ship, at the Place of his Owner's Residence Made on Ships by their Maters, and afterwards deftroyed, is Felony 400 the East-Indian, to be on the Ship, or Goods only, Ur. On a stititious Supposition ditto	bour Canton, the foreign Trade carried on from thence by the Chinefe Canton, its Commerce Cassia, its Trade Caps. Bretsn, its Trade Caps das Fred Elles, their Trade and Products Caps and Privateers, their Definition Capha, or Caffa, its Trade Carpot to be marked good by the Mafter of a Ship Not to be deemed a Wreck, if a Man, Cat, or Dog, efcape alive out of the Ship Or Dog, efcape alive out of the Ship Carmen, when may use two Horses Carmen, when their Carts are empty Complaints must be made against them Not refuse to load What Time they come to Wharf, Sc. ditto What Weight are to carry Their Rates 304, 305
ed, Ur. To fave harmlefs, how the Defendant must plead Without Date, or with a falfe one, are good, if fealed and delivered, tho' it is not delivered, 'tis not good, tho' figned and fealed Tho' contain falfe Latin, or falfe English, may be good, 'Ec. Their Form When are not voided by ufarious Agreements 303 To an Alien Enemy become the King's 314 Ecst, its Produ '3 581 Farme, itr Trade and Produch Borrowers, may be witneffes against Usurers 315 Bottomy, its Definition, or what it is 116 Sometimes on the Borrower May not be engaged in, by a Master of a Ship, at the Flace of his Owner's Residence Made on Ships by their Masters, and afterwards destroyed, it Felony To the Eagl-Indient, to be on the Ship, or Goods only, Ur. On a skittious Supposition ditto The Form of a Bill	bour Canton, the foreign Trade carried on from thence by the Chinefe 776 & feq. Canton, the Commerce 766 Cassa, its Trade 763 Cassa, its Trade 813 Captens, its Trade 728 Captens and Privateers, their Definition 204 Captens and Privateers, their Definition 204 Captens and Privateers, their Definition 204 Captens, or Caffe, its Trade 715 Captives, its Prize-thips not to be abused 214 Caracca Coaft, its Trade 804 Caracta 170 Caribber Iflands, their Trade 805 Carmens, whea may use two Horse 405 Multi not ride, nor drive a Trot 806 When their Carts are empty Complaints 806 Multi Trade 807 Caraline 807
ed, Ut. To fave harmlefs, how the Defendant multiplead Without Date, or with a falfe one, are good, if fealed and delivered, the' it is not delivered, 'tis not good, the' figned and fealed The' contain falfe Latin, or falfe English, may be good, Ute. Their Form When are not voided by ufurious Agreements 363 To an Alien Enemy become the King's 314 Ecol, its Produ"s 581 Bottomry, its Definition, or what it is Is fometimes on the Ship, and fometimes on the Borrower on the Ship, and fometimes on the Borrower on the Ship, and fometimes on the Borrower on the Ship, and fometimes on the Borrower on the Ship, at the Place of his Owner's Refidence Made on Ships by their Mafters, and afterward defroyed, in Felony To the East-Indies, to be on the Ship, or Goods only, Ut. On a feltitious Supposition ditto The Form of a Bill Boukbara, or Baschara, its Trade	bour Caston, the foreign Trade carried on from thence by the Chinefe 776 & feq. Cantory, in Commerce 766 Capterly, in Commerce 767 Capterly, in Commerce 767 Capterly, in Commerce 768 Capterly, in Commerce 768 Capterly, in Strade 768 Capterly, in Strade 768 Capterly, in Strade 768 Capterly, in Strade 768 Capterly, in Trade 778 Capters and Privateers, their Definition 778 Capters, in Prinze-thips not to be abused 715 Captives, in Prinze-thips not to be abused 800 Cargot, to be me'-a good by the Master of a Ship Not to be deemed a Wreck, if a Man, Cat, or Dog, efcape alive out of the Ship 97, 131 Carribber Islands, their Trade 630 Carmen, when may use two Horses 403 Mult not ride, nor drive a Trot When their Carts are empty Complaints mult be made against them Not refuse to load 401 What Time they come to Wharf, &c. ditto What Weight are to carry 403 Their Rates 394 Caroline, to whom firil granted 640 Its Trade with Great-Britain, &c. ditto Carfobi, its Trade with Great-Britain, &c. 751
ed, Ur. To fave harmlefs, how the Defendant must plead Without Date, or with a falfe one, are good, if fealed and delivered, tho' it is not delivered, 'tis not good, tho' figned and fealed Tho' contain falfe Latin, or falfe English, may be good, 'E	bour Caston, the foreign Trade carried on from thence by the Chinefe 776 & feq. Cantory, in Commerce 766 Capterly, in Commerce 767 Capterly, in Commerce 767 Capterly, in Commerce 768 Capterly, in Commerce 768 Capterly, in Strade 768 Capterly, in Strade 768 Capterly, in Strade 768 Capterly, in Strade 768 Capterly, in Trade 778 Capters and Privateers, their Definition 778 Capters, in Prinze-thips not to be abused 715 Captives, in Prinze-thips not to be abused 800 Cargot, to be me'-a good by the Master of a Ship Not to be deemed a Wreck, if a Man, Cat, or Dog, efcape alive out of the Ship 97, 131 Carribber Islands, their Trade 630 Carmen, when may use two Horses 403 Mult not ride, nor drive a Trot When their Carts are empty Complaints mult be made against them Not refuse to load 401 What Time they come to Wharf, &c. ditto What Weight are to carry 403 Their Rates 394 Caroline, to whom firil granted 640 Its Trade with Great-Britain, &c. ditto Carfobi, its Trade with Great-Britain, &c. 751
ed, Ut. To fave harmlefs, how the Defendant multiplead Without Date, or with a falfe one, are good, if fealed and delivered, the' it is not delivered, 'tis not good, the' figned and fealed Tho' contain falfe Latin, or falfe English, may be good. Ge. Their Form 409 & 410 When are not voided by ufurious Agreements 363 To an Alien Enemy become the King's 314 Ecot, its Produ's 58 Bornes, its Trade and Produch 790 Bortowers, may be witneffes sgainft Ufurers 315 Bottomry, its Definition, or what it is 116 Souteness on the Ship, and fometimes on the Borrower May not be engaged in, by a Mafter of a Ship, at the Place of his Owner's Refidence Made on Ships by their Mafters, and afterwards defroyed, is Felony ditto To the Eagl-Indies, to be on the Ship, or Goods only, Cfc. On a fettitious Supposition ditto The Form of a Bill 118 Bouchara, or Bushara, its Trade Bounty, to be paid, to Privateers 209 & 211 Bounty on Exports, how to be applied for 385	bour Caston, the foreign Trade carried on from thence by the Chinefe 776 & feq. Castory, in Commerce 766 Caston, in Trade 767 Caston, in Trade 767 Capten, in Trade 768 Cape de Trais Painets, its Trade 788 Cape de Trais Painets, its Trade 788 Cape de Trais Painets, its Trade 788 Cape de Trais Painets, their Definition 788 Cape de Trais Painets, their Trade 788 Carcaca Coaff, its Trade 788 Carcaca Cape, to the Marter of a Ship 788 Carcaca Coaff, its Trade 788 Carcaca Coaff, its Trade 788 Carcaca Coaff, its Trade 788 Carcaca Cape 788 Carcaca Coaff, its Trade 789 Carcaca Cape 788 Cape 788 Carcaca Cape 788 Cape 788 Carcaca Cape 788 Cape 789 Cape 788 Cape
ed, Ur. To fave harmlefs, how the Defendant multiplead Without Date, or with a falfe one, are good, if fealed and delivered, tho' it is not delivered, 'tis not good, the' figned and fealed Tho' contain falfe Latin, or falfe English, may be good, Ur. Their Form 409 & 410 When are not voided by ufurious Agreements 363 To an Alien Enemy become the King's 314 Ecot, its Produ"s 581 Bormes, itt Trade and Produch Bornowers, may be witneffes againft Ufurers 315 Bottomry, its Definition, or what it is 115 Is fometimes on the Ship, and fometimes on the Borrower 417 May not be engaged in, by a Mafter of a Ship, at the Place of his Owner's Refidence 417 Made on Ships by their Mafters, and afterwards defroyed, is Felony 417 To the East-Indien, to be on the Ship, or Goods only, Ur. On a fittitious Supposition 411 Bounty, to be paid, to Privateers 209 & 211 Bounty on Exports, how to be applied for Bourefaces, its ancient Trade 6	bour Caston, the foreign Trade carried on from thence by the Chinefe 776 & feq. Castory, in Commerce 766 Caston, in Trade 767 Caston, in Trade 767 Capten, in Trade 768 Cape de Trais Painets, its Trade 788 Cape de Trais Painets, its Trade 788 Cape de Trais Painets, its Trade 788 Cape de Trais Painets, their Definition 788 Cape de Trais Painets, their Trade 788 Carcaca Coaff, its Trade 788 Carcaca Cape, to the Marter of a Ship 788 Carcaca Coaff, its Trade 788 Carcaca Coaff, its Trade 788 Carcaca Coaff, its Trade 788 Carcaca Cape 788 Carcaca Coaff, its Trade 789 Carcaca Cape 788 Cape 788 Carcaca Cape 788 Cape 788 Carcaca Cape 788 Cape 789 Cape 788 Cape
ed, Ur. To fave harmlefs, how the Defendant multiplead Without Date, or with a falfe one, are good, if fealed and delivered, tho' it is not delivered, 'tis not good, the' figned and fealed Tho' contain falfe Latin, or falfe English, may be good, Ur. Their Form 409 & 410 When are not voided by ufurious Agreements 363 To an Alien Enemy become the King's 314 Ecot, its Produ"s 581 Bormes, itt Trade and Produch Bornowers, may be witneffes againft Ufurers 315 Bottomry, its Definition, or what it is 115 Is fometimes on the Ship, and fometimes on the Borrower 417 May not be engaged in, by a Mafter of a Ship, at the Place of his Owner's Refidence 417 Made on Ships by their Mafters, and afterwards defroyed, is Felony 417 To the East-Indien, to be on the Ship, or Goods only, Ur. On a fittitious Supposition 411 Bounty, to be paid, to Privateers 209 & 211 Bounty on Exports, how to be applied for Bourefaces, its ancient Trade 6	bour Canton, the foreign Trade carried on from thence by the Chinefe Canton, is Commerce Cassa, its Trade Cape de Trais Paintes, its Trade Cape de Trais Paintes, its Trade Cape des Frois Paintes, its Trade Cape des Frois Paintes, their Definition Capha, or Caffa, its Trade Capica, its Priza-chips not to be abused Caracca Coaft, its Trade Cargo, to be mp'a good by the Master of a Ship Not to be deemed a Wreck, if a Man, Cat, or Dog, escape alive out of the Ship 97, 13 Caribbe Illands, their Trade Carmen, when may use two Horses Must not ride, nor drive a Trot When their Carts are empty Complaints must be made against them Not refuse to load What Time they come to Wharf, &c. ditto What Weight are to carry Their Rates 394, 395 Caroline, to whom first granted Lits Trade Carfois, its Trade Carts in Leason must be numbered 402 Their Size Loaden, and empty, which Way shall pass into, and out of, Thems-freet 394
ed, Ur. To fave harmlefs, how the Defendant must plead Without Date, or with a falfe one, are good, if fealed and delivered, tho' it is not delivered, 'tis not good, the' figned and fealed Tho' contain falfe Latin, or falfe English, may be good, Ur. Their Form 409 & 410 When are not voided by ufurious Agreements 363 To an Alien Enemy become the King's 314 Ecol, its Produ"s 581 Bornen, itt Trade and Produch 15 formetimes on the Borrower May be witneffes against Usurers 315 Bottomy, its Definition, or what it is 15 fometimes on the Borrower May not be engaged in, by a Master of a Ship, at the Place of his Owner's Refidence Made on Ships by their Masters, and afterwards defroyed, is Felony To the East-Indian, to be on the Ship, or Goods only, Ur. On a fattitious Supposition ditto The Form of a Bill 118 Boundara, or Buchara, its Trade 750 Bounty, to be paid, to Privateers 180 on the Supposition 200 & 211 Bounty on Exports, how to be applied for 180 for the Angel Trade 190 & 211 Bounty, its ancient Trade 50 Bounty, to be paid, to Privateers 190 & 211	bour Caston, the foreign Trade carried on from thence by the Chinefe 776 & feq. Castory, in Commerce 766 Caston, in Trade 767 Caston, in Trade 767 Capten, in Trade 768 Cape de Trais Painets, its Trade 788 Cape de Trais Painets, its Trade 788 Cape de Trais Painets, its Trade 788 Cape de Trais Painets, their Definition 788 Cape de Trais Painets, their Trade 788 Carcaca Coaff, its Trade 788 Carcaca Cape, to the Marter of a Ship 788 Carcaca Coaff, its Trade 788 Carcaca Coaff, its Trade 788 Carcaca Coaff, its Trade 788 Carcaca Cape 788 Carcaca Coaff, its Trade 789 Carcaca Cape 788 Cape 788 Carcaca Cape 788 Cape 788 Carcaca Cape 788 Cape 789 Cape 788 Cape

Carmen, Not to wait with their Loading above half	Cockets received on the Payment of Customs Page 383
further Regulations about 193 -405	Their Indorfement before given to the Searcher ditto
Carthage, a Colony from Tyre Carthageniams, their great Trade and Improvement of Navigation The Pending of Carthageniams 4 & 5	Their Form ditto
Carthoginians, their great Trade and Improvement	Cent, James, his great Trade
of Navigation 4 & 5 The Populoufness of their City 4	Great Riches and Buildings Coffee, what must be done in America, previous to
Their high Feats in Arms, and De-	its Shipping
firuction by the Romans 4	its Shipping Penalties for any found on Shipboard, except has been exported from Great Britain 71
Carthagena, its Trade and Products 803	cept has been exported from Great Britain 71
Cafebgar, or Little Boucharie, its Products and	Coins of all Countries, (Vide the Contents at the Beginning) 874 & feq.
Cassian Sta, its Products 753 Cassen, its Trade 744 Cassamboli, its Tradu 717	Colchester Harbour, the Act about it 189
Caffen, its Trade 744	Colossus of Rhodes, its Size and Value 195
Caftambeli, its Trade 717	Commanders of Privateers, their intructions from
Cafualties, that excuse illegal Interest Cattle, Sheep, Swine, Sc. prohibited Importation	the King Have Power to feize the Enemy ditto
to Bugiand . Ci	Must commit no Hostility within the Har-
Caules which Arbitrators must not determine 307, 308	bours of Princes in Amity ditto
Cayenne, its Trade	Where must bring their Prizes in 218 What Witnesses must produce ditto
Canembanar, its Produce and Trade 768 Gelebes, its Trade and Products 791, 792	What Witneffes must produce Must not break Bulk before Judgment Must not at any Thing against Treaties What Goods are prohibited Sale 219
Ceram, its Trade and Products 702	Must not act any Thing against Treaties ditto
Ceratique, the Customs paid there 727 Certificates for Irifb Wool, how made 66	What Goods are prohibited Sale
Certificates for Irifb Wool, how made 66	Obliged to fuccour any only in Diffrets be-
For foreign Goods exported 384 For the Price of Corn exported 386	longing to us, or Allies ditto
Granted to Fankrupts, from what Debts	Must give in an Account of the Ship's Tonnage, Guns, Men, &c. ditto
free them 499 & feq.	Mult correspond with the Admiralty ditto
Of Surplufage of Customs, by whom made, and its Form 369	What Colours may wear 220 Penalties on violating these Instructions ditto
made, and its Form 369 Geylow, its Trade and Products 784	Penalties on violating these Instructions ditto What Sureties must be given ditto
Chambli, its Trade 812	Form of the East 220 & 221
Champagne, its Products 674	Additional Instructions 221
Chancery, when relieves against the Award of Ar- bitrators 308	Their Articles with their Crew 221 & feq Their Commission, its Form 216
Chasel, or Chaul, its Products and Trade 760	Commendo, its Commerce 728
Characters used in working Arbitrations 467	Commerce, its Antiquity and Original Its natural Tendency to render States
Charass, its Products 752	Its natural Tendency to render States
Charges for unlading a Ship to prevent its Loß, must come into a general Average 137	flourishing Of the Trainer, from Monfieur Hust
Charity for Seamen (and their Widows) disabled,	Of the Tyrians, from Monfieur Hust Of the Carthaginians
&c. in the Merchant's Service, the Act 99 & feq	Of the Egyptians ditte
Committees thereof when to meet 101	Of the Romans Of the Gauls
Contributors of 50 l. thereunto, may be Governors	Its Re-establishment in the West ditte
Charterparty, its Derivation and Nature 108	Of the Venetians
Different Cases about them 109 & seq.	Of the Genoefe
Its usual Form Ditto, whereby Part of the Ship's	Of the Hanfiatick Towns Of the Dutch ditte
Owners freight the other Shares 115	Of the Muscowites
Cheribon, its Products 788	Of James Coene
Cheshire, its Products 571	Of the House of Medicis
Chichiri, or Chiriri, its Trade 743 Chilee, its Products 809	Of the French Of the English
China, its Products and Traffick 774 & feq.	Of the Spaniards
Chiopera, its Trade 769 Chorafan, its Products and Trade 753	Of the Arabians, by Dr. Garcin 2
Chorafan, its Products and Trade 753	What it includes 50
Christenings not to be insured 263 Christiana, its Products 828	Where is carried on by Barter ditt Not unworthy the Attention of the most
Christianiand, ditto	illustrious Persons ditt
Christiansund ditto ditto	Its State under the Afiatick, Grecian and
Cidaton, its frace 759	Roman Monarchies 56
Cities in Great-Britain, their Number 569, 570 Clackmannansbire, its Products 582	Carried on by the Pifans, Genoefe, and Venetians ditt
Claims may be made by an Obligee, or infured af-	By the Portugueje dit
Claims may be made by an Obligee, or infured af- ter the Obligor is Bankrupt 528	By the English, French, Danes, and
Claudius Caejar, supposed by some to have been the	Hamburghers all
first who brought in Insurance 263 Coals, their Abundance in Gumberland 572	By all the Nations of Europe to Ame-
Coals, their Abundance in Gumberland 572 Coalts of Africk, from Cape Verd to Cape Sierra Liona	Its Division dit
their Trade 725	The Genius of the English adapted to it 56
From Cape Sierra Liona, to the River of Ardres, their Trade 727	How it went on augmenting in Eng- land, under different Reigns ditt
Of Barbary, their Commerce 728 & feq.	With an Enemy forbid, after the War
Of Spanish America in the North and South	is proclaimed 2: Commission of Bankruptcy is not for the Benefit
Seas, their Trade 802 & feq	Commission of Bankruptcy is not for the Benefit
Of Coremandel, their I rade 704 & leq.	. 1 Of the Petitioners Only As
Of Pefcherie, their Trade 764 Of India, their Trade, Sec. 760	Fraudulently fued out for the Bankrupt's fake will not discharge him from Custo-
Of Africk, from the Cape of Good Hope, to the	dy 493, 49
Of India, their Trade, Se. 760 Of Africk, from the Cape of Good Hope, to the Entrance of the Red-Sea, their Trade 732 & feq	Can only iffue, upon the Affidavit of a
Or Gold, Gr. their Trade 720	Creditor of Creditors, Oc. 4
Cochine, its Trade Cochineal, by whom, and with what Ships may be	Is not a Matter difcretionary, but to be granted de Jure di
imported 5	When may be renewed after a Super
Cochin China, its Trade and Products 77.	Sed.as di
	Co.

Commillianers of Healtrupery, their Fower Page 491,	his Succeffors with equal Fortune Cofts of Shipe, River and Country built Rege 14
Their Qualification 401, 408.	Costs of Ships, River and Country built 306
How are to make the Sale of Lands co2	Gouce, its Trade
By whom are paid 548 Commissions for trying Pirates, to whom must be di-	Counting in Frade 764
rected 331	Counties in England and Wales, their Number 570 Courland, its general Trade 833 & fee
Commissions granted to Captains of East-India Shipe for taking Pirates. See East-Indias	Court of Equity, what Marine Cafes it determines 24
for taking Pirates. See Eaft-Indies	Court Martial in the Navy, of whom, and how
Grantable to g Subjects in America, to spare the Enem 208 to 209	Courles in agenceral Trade 576 Courless, its general Trade 835 & fee Court of Equity, what Marino Cafea it determines 24. Court Martial in the Navy, of whom, and how many it is composed 25 & 25 & 25 & 25 & 25 & 25 & 25 & 25
Commissioners for sag Pirates in America 331	Its Conflituents Oath before a Trial as: Creditors of Bankrupts, their Difference and Power
Commissioners for Lag Pirates in America 231 Of Appeals about Prizes, who they are 237 Of Infurances, and their Secretary at Amster-	to claim
Of Infurances, and their Secretary at Amfer-	Obtaining Judgments, after a Bankruptcy declared is void
dam, neither to insure or be insured 297 Tho' by a future Ordinance, they may be in-	loint and fenerate of Bastons Bastons 531
fured 399	how must be paid
Their Duty and Power 897, 300	Joint and feparate, of Partners Bankrupt, how must be paid Not obliged to refund Money received of a Bankrupt in Trade before the black
They are to determine Average 199	a municiple in a latte, mainte the mark-
What Causes they are to say before the Echevina 300	ruptcy was known Of Bankrupts (wearing falfely, the Penal-
When may condemn the Payment of Pro-	ties they incur
miums for non Appearance 305	Reliding abroad, how are to give Power
Comparison of some Coins 402	for figning the Bankrupt's Certificate 541
Between fine Gold and Silver Compound Arbitrations, how wrought Concealing Bankrupts Effects, the Penalties Congs, its Frade Confasting State of C	Crimati or Crimatia, its Trade
Concealing Bankrupts Effects, the Penalties 547, 548	Crimati or Crimatia, its Trade Cruiters, their Definition and Duty 23
Congo, its Trade 730 & 731	Cumberland, its Products 57
Confidentinople, its Trade 714	Customs cannot be laid on Merchandize by the
Confuls, their Choice 259 Some do not trade ditto	King's fole Power
Their Duty and Qualification ditto	King's fole Power 360 What they imply dim
Their Incomes ditto 60	At Norway, how are to be paid Custom-House Officers in London, and to hinder the
Their Patents in English and Latin 260, 261 The Places of their Appointment 261	Custom-tiens Officers in London, sict to hinder the
Are not publick Miniters ditto But fubject to the Laws where they relide ditto Contraband Goods, what they are	Merchants making Entries in their Turn 37: The Time of their Attendance ditu
But subject to the Laws where they reside ditto	
Contracts, its Derivation 405	Cuftuma Parwa, when first granted 36
Contracts, not voided by Mistakes in drawing the Writings Obside the usual contracts has exempted	Czar of Moforty, his great Regard to Trade 11 & 1
from the Danger of the Statute ditto Ufurious, their Nature and Difference ditto	D. America done as Con subam scieble
Their Difference in a Day's being limited	DAmages, done at Sea, where triable To perishable Goods, must be borne
for Payment and not 405	Dy the injured 167 & 261
Must be certain, perfect, and compleat ditto	And Loffes from which, the lufurers at
Conditional 406	Amfterdam are exempt 296 & 299 And Decays of East-India Ships infured at
as well as Writing ditto	Amferdam to be repaired by the In-
For Goods may be made by word of Mouth as well as Writing Not to be perform'd in a Year, must be in	100 % 200 % 200
Writing 404	Leaman, its 174de
Triable in the Admiralty 247 Contribution, in Marine Cases, its Signification 133	Danish trading Companies, their Commerce 832, 83
What Goods are rateable to it 134	Derbysbire, its Products
How ordered, when any Goods perish	Dauthing its Tunda and Danda D.
in a Lighter, &c. 136	Days of Cirace, in Kills of Evchange what they are
taken by Pirates ditto	Total tot Goods experted by Certificate, 2019
How to be made for a Ship taken and	Their Form
reclaimed by its Crew ditto	Ditto for exporting Corn 37
Convoys, their Duty Days publickly appointed for their Depar-	Debts for making Ships, to be tried by the Admi-
ture 236	Debt, or Mint Exchanges, what they are
Masters must be careful to observe the	Debts due to the Crown, when are preferred to
Commodore's Orders ditto	Others 521 &ccs
Merchants Ships, punishable ditto	Of one Partner, when are binding to others 533 Paid by a Bankrupt, are recoverable by the
Demands of a Reward, or Neglect of the Merchants Ships, punishable ditto On Ships infured to the Eagl-Indies is good,	Affignees \$ 28 & 520
if taken in the Downs 210	Desire Delive Dankruptcy may preser one Creator
Copartners Bankrupts, Cafes therein 532 Copet, its Products 846	to another 490 & 491
Cequimbe, its Products 805	Declaration, which the Commissioners make against
Copies of Infurance at Amferdam are ordered to	
be kept 294	Declarations, for Usury must include Corruption 363
	waat to be made by the Acceptant of a
Cork, its Trade Corn permitted Exportation and Importation, under	Bill, when the Polieffor is Bankrpt 432
	Deeds of Settlement by Women, before Marriage,
feveral Restrictions 38 to 40	Deeds of Settlement by Women, before Marriage, unknown to the Hufband, are void 573
feveral Refirictions 38 to 40	Dee River at Chefter, the Act concerning it
feveral Refirictions 38 to 40	Dee River at Chefter, the Act concerning it Defrauders in Insurance at Amsterdam to be exem-
feveral Refititions 38 to 40 Cornwall, its Trade Corporations, of the Royal-Exchange, and London, Afturance, with the Acts of their Charters 263 & feq.	Dee River at Chefter, the Act concerning it Defrauders in Insurance at Amsterdam to be exem-
feveral Refrictions 38 to 40 Cornwall, its Trade Corporations, of the Royal-Exchange, and London, Affurance, with the Acts of their Charters 263 & feq. Corficans, the Propositions made them by their King Theodor.	Des River at Choffer, the Act concerning it 155 Defrauders in Infurance at Amflerdam to be exemplarily punished Delays in procuring Acceptance to Bills of Exchange, their Confequence 418 & 416
feveral Refrictions 38 to 40 Cornwall, its Trade Corporations, of the Royal-Exchange, and London, Affurance, with the Acts of their Charters 263 & feq. Corficans, the Propositions made them by their King Theodor.	Des River at Choffer, the Act concerning it Defrauders in Infurance at Amflerdam to be exemplarily panished Delays in procuring Acceptance to Bills of Exchange, their Confequence 418 & 419 Demorrage, what it is
feveral Refiritions 38 to 40 Cornwall, its Trade Corporations, of the Royal-Exchange, and London, Afforance, with the Acts of their Charters 263 & feq. Corficans, the Propositions made them by their King Cocks, or Cofaques, its Trade. Cofmo the Madeus, his noble Origin 14	Der River at Chefter, the Act concerning it Defrauders in Infurance at Ampler daw to be exemplarily panished Delays in procuring Acceptance to Bills of Exchange, their Confequence 118 & 419 Demorrage, what it is Demorrage, what it is
feveral Refrictions 38 to 40 Cornwall, its Trade Corporations, of the Royal-Exchange, and London, Affurance, with the Acts of their Charters 263 & feq. Corficans, the Propositions made them by their King Theodor.	Des River at Choffer, the Act concerning it Defrauders in Infurance at Amflerdam to be exemplarily panished Delays in procuring Acceptance to Bills of Exchange, their Confequence 418 & 419 Demorrage, what it is

$\mathbf{I} \times \mathbf{N} \times \mathbf{D} \times \mathbf{E} \times \mathbf{X}$.

by feveral of
Page 14
t 306
723
764
764
833 & feq.
determines 243
8, and how 25 Trial 253
2 and Power 527 & 5.8
Bankrupt,
73 Bankrupt,
532

received of re the Bank-, the Penal-

give Power Certificate 541 138 791 235 571 761 dize by the

dize by the

366
ditto
828
o hinder the
in their Turn 372
ce ditto
388 & feq.
31
366
7rade 11 & 12

ole 247
uik be borne 267 & 268
ue lufurers as 296 & 297
nips infured at 299 & 300

299 & 300 nerce 832, 833 834 572 681

what they are 449

y the Admi- 375

are 243
are 431
preferred to 531 & 532
able by the 538 & 539
one Creditor
490 & 491
760
make against

rruption 363
ceptant of a 363
ceptant of a 363
ceptant of a 432
e Marriage, 432
e Marriage, 573
iti 57

Deninen, their Privileges Denmark, its Trade	Page 320	Datch, the Smallness of their Products, and ye	t im-
Denmark, its Trade	816	mense Stock of all Things Pilots, their Qualification and Duty	Page 11
Denomination of Bankers, when was in	arit given in	Pilots, their Qualification and Duty	124
Deposits which the Bank admits withou	t giving Re-	Goods fent to the Spanish West-Indies Dutchy of Sieswick, its Trade	698, 693
ceipte	160	Duty of Affignees of Bankrupts in England	
Whereon the Bank will advance	e Money ditto	Ditto in France	555 & 556
Derbysbire, its Products Descents of Aliens, their Nature and K	572	Of Goalers with Bankrupts	549 & 550 82 & leq.
Descents of Aliens, their Nature and K	inds 316	Of Mafters of Ships and Sailors	82 & feq.
Or Devifes after Bankruptcy, be fold		Or Daligitmen	120 & 121
Deviation dicharges a Policy, only fro	m that Time 267	Of Masters of Ships in Distress Of a Register in the Court for trying Pir	131 & 132
Deviation, discharges a Policy, only fro Insurers not obliged to retu	irn the Pre-	And Qualification of a Conful	ates 231 259
miums after it	ditto	Of Pilots at Norway,	830
Devonsbire, Its products	572	Duties on Goods from our Plantations	gg & ieq.
Difference between a Charterparty is	gned by the	Allowed for Salt perished, &c. Not taken for raw Silk of America	- 61
Master alone, and one sig		Not taken for raw Silk of America	80
and the Owners Of Wrecks	113	Nor for American Iron Which may be bonded and when as	81
Of Prizes	236 & 237	Which may be bonded, and when ar able at the Custom-House	368
Of Infurances	265	Paid for Eddyflone Light-House, &c.	196
Of Contracts, when Paymen	t is limited	Paid for passing the Sound	821 & feq.
and when not	405		
Of Usurious Contracts	363	E.	
Of a Bankrupt's Creditors Power to claim	528	AST India Company, their first Charter May seize any Ships trading in their May lend Money on Bottomry to	Limite car
Made in France between a Ba	nkruptey and	May lend Money on Rottomry to	their
Failure	543	Captains	264 & 265
Directions for proceeding after a Ship i	s reported at	Goods not to be carried to Ireland,	but in
London	368	British Ships navigated as by La	W 53
Directions for working fimple Arbitrat	ions 465	Of the Dutch	10
Directors of the Bank of England, th	469 to 485	Of the French Of the Danes	688 & 689 833
Attendance, Salary, and h	ow are chosen 360	East-Indies, their Trade	755 & feq.
Their Qualification Cannot be chose of the Es	ditte	Eaftland's Trade with Ireland	668 & 669
Cannot be chose of the East	4-India Com-	East-Indies, their Trade Eastland's Trade with Ireland Edessione Light-House begun by Mr. Heary W. Rebuilt by Mr. John Rudgerd	instantly 195
pany and vice werfa Directors of the Reyal-Exchange, and rances, how long they sh May be Members of Parliam	London After 349	Reduit by Mr. John Rudyerd	ditto
rances, how long they fh	all continue 263	Its bearing Edinburgh, or Mid-Lothian, its Products Edward III, first established Laws in England Exchanges	ditto 582
May be Members of Parliam	ent 264	Edward III, first established Laws in Evolution	about 30m
May not belong to both	ditto	Exchanges	413
May not belong to both Discharger of a protested Bill for an	Indorfer may	Egypt, its Trade	4.86717
recover of him or the Drawer	423	Sypt, its Trade Elder Brother, an Alien, can't inherit bef younger a Denizen	ore the
Differences of a Pleaseraint a Ship	heir Reward 231	younger a Denizen Elgin, its Trade	315
Dichmar, or Dithmark, its Trade	825	Ellenfoot Harbour, the Act about it	169, 170
Discoverers of a Plot against a Ship, to Dithmar, or Dithmarft, its Trade Din, its Trade	759	Embargoe, its Definition	242
Diverse Bills remitted for several Per	opie, it one is	Embezzlement of Bank Notes, by those e with them, Death	ntruited
proteited, how the Lois muit be r	nade good 431	with them, Death	356 mmerce 736
Divine Service to be duly performed in	Ships of War 249	Empire of Prefer John, its Products and Co. Encouragement for importing American India To ferve in a Privateer	mmerce 736
Dever Harbour, the Act about it	572 141	To farve in a Privateer	go 79
Dower of Bankrupt's Wife, when may	be fold 507	To fight against Pirates	231 & 232
Of a Widow, what it is	500	To fight against Pirates Endorfer of a Bill of Exchange may divide i	t 430
How is afcertained and priviled	zed \$10	Endorsement of a Bill of Exchange, how mult	t be made 411
When the Woman is not dow	able ditto & 511	English, to what Places they may fend Confi Their Commerce, &c.	als 261
Drammen, or Drontheim, its Trade	920	When a good all others in a common	18 & 572
Drawbacks, on what Goods are allowed Draughts allowed at the Cuffom-Hea	ed 369	Wherein excel all others, in a commen Their Lofs by the French Trade	384
Sorts of Goods	370	When first begun their Perfian Trad	e 74
Drawers of Bills of Exchange, fome	Kules for their	Swearing Allegiance to a Foreign Pr	ince be-
Conduct	410	come Attens	31
To whom are bound	Acceptors fail 417	Entries for Goods to be exported by Certific	ate, now
To what Charges are liable if Failing before they receive for	or a Bill given.	Effex, its Products	36 57
how to proceed	ditto	Estates, which don't center in a Bankruntes	/ EO
To what Charges are subject,	when the Re-	Evidences unjust in a Marine Trial, their Pa	unishment 25.
mitter fails before Paymen	418	Examination and Delivery of Foreign Go	ods, how
And Indorfers how bound,	on Protests for	made	. 35
the Acceptor's Infolvency Of a Bill on one Place, and	nevable in ano	Exchanges, the Difference When have been propertied	ditt
ther, how done	244	Exchanging by Bills, on Marts and Pairs,	what it is A4
Of Bills by Commission, wh	at Advices are	Exchanging by Bills, on Marts and r'airs, Exchange Brokers, their Qualification and D Executors Bankrupt with others Effects	uty 455 & 45
to give	ditto	Executors Bankrupt with others Effects	in their
For a third Person, what Ch	arges are liable	Hands, how are proceeded a	gainst 54
to when the Acceptants fai	il 431 586	Of Aliens, not to have their Le	Then Harf.
Dublin, its Trade Dumbarten, its Trade	580	Of a Wife, preferred to those of band, in Cases of Bankrup	r ner rjui- itcy 516 & 51
Dumfries, its Trade	58a ditto	Expence of procuring a Letter of Marque	310 4 3
Dunfries, its Trade	. 573	Exportation of Wool, why was prohibited	1 5
Dutch, their first Settlement, and such	cefsful Attempts	Of Bar Iron from London prohi	ibited
for Liberty ·	10		allowed
Their Fall India and other	ditto	for it	30
Their East-India and other panies	10 & 814	Exports from England, of what confift To France annually	5
Their general Trade	813 & feq	Exerum, or Exeren, its Traffick	7
9	wq	Exerum, or Exeren, its Traffick	F. Facto
		•	

$I > N = D + E \neq X$.

	Ferrymen, not to overload their Boats Page 135 & 136
RActors, their Business and Duty Servant to the Merchant Page 41 ditto	Fife, its Products Fines on an illicit Trade to Turkey 582
	Levied as a Security in usurious Contracts,
Must make Satisfaction on Breach of Orders ditto	how may be avoided 160
Trustee for his Principal, therefore cannot re- tain any Goods, if the Merchant die in-	Fire, or lighted Candles, not permitted aboard Ships
debted by Specialty, & e. ditto	Nor in that of Whitehaven 188
A bare Commission to fell will not enable	
him to truit ditto	Flekkeftard, its Trade 823
Several Merchants must run the joint Risque	Flemily Goods fent to the Spanify West-Indies 602
of his Actions ditto	Florence, its Trade 709
Selling Goods on their own Account, to a Debtor of their Principal's, what ought to	Florence, its Trade 709 Flotfam, a Wreck, its Definition 130 Foreign Coin, Gold or Silver Bullion, or Jewels,
do in case of Loss	permitted Exportation 36
Making a false Entry of Goods, or loading	permitted Exportation Foreign Seamen may be naturalized by ferving in our
Making a falfe Entry of Goods, or loading them without entering, are liable, if the	New 119
Goods are leized ditto	And Landmen by fettling and refiding in the
this is errongous and considers a Science	British Plantations ditto
Making an Entry as per Advice, &c. and this is erroneous, and occasions a Seizure, it shall be for the Owner's Account ditto	And being Protestants, without taking the Oaths Trade its Reposit to Fuelend
onall not lufter for the Fault of their ism-	Trade, its Benefit to England 567
plovers. Ge. ditto & 42	Goods found aboard any Collier, Pither-boat,
Robbed, shall not be answerable for the	&c. the Penalties
Loss, nor if Goods are damnified by Ac- cident	Forjeits, Ge. at the bank of Amperdam, now are
Taking false Money, shall be for their own	disposed of 324 Forfar, or Angus, its Trade 582
Taking false Money, shall be for their own Account, tho if the Value of Money be	Forger; of Bank Notes, &c. is Felony 354 & 350
lettened after Receipt, it shall be the Prin-	Ditto, of Bills of Exchange
cipal's Loss ditto	Form of a Charter-party 114
Must be circumspect in regard of Letters of Credit ditto	Ditto whereby Part of the Owners of a Ship
Accepting a Bill from one who has Effects in	freight the others Shares
his Hands, doubtful whether he can nav	Of a Bill of Lading For transferring a Share in the Stock of the
his Hands, doubtful whether he can pay himfelf, if the Owner of the Goods af-	River Dee
terwards fails ditto	Of a Letter of Marque 201 to 202
Engaging for Freight by Charter-party, are obliged, but if they load generally, the Owner and Goods must answer 43	Of an Order to the Judge of the Admiralty, to grant a Privateer's Commission 212 Of the Commission ditto
Owner and Goods must answer 43	Of the Commission ditto
Neglecting to comply with Orders for Infu- rance (having Money in Hand) must fatisfy any Lois ditto	Of the Bail given by Privateers
rance (having Money in Hand) must	Of a Raniom Bill in English 222
fatisfy any Lois ditto	Ditto in French 224
One joint one may account without his Com- panion ditto	Of a Commission granted to East-India Cap- tains for taking Pirates 235
Not answerable for the Solvency of Debtors ditto	Of Bills of Health 241 & 242
Cannot have an Assumptie brought against	Of a Policy of Infurance for a Voyage 287 & 288
them for Monies delivered to be laid out ditto	Ditto for a Life 288 & 289
Ought to be punctual in the Advices of	Ditto at Amsterdam for Liberty 304
their Transactions ditto	Of an Award 312 & 313
Deviating from Orders in the Purchase of Goods, &c. shall be answerable ditto	Of an Umpirage, when the Arbitrators did not determine ditto
Selling any Thing under a limited Price, they	
Selling any Thing under a limited Price, they fhall be answerable for the Difference ditto	Of Ditto of one Perfon alone Of a Submission to an Arbitration ditto
Fraudulently taking to their own Accounts	Of a general Release from an Award ditto
Goods bought for others, on their Rifing in Value, are obliged to make Satisfaction ditto	Of an Order to the Bank Cashiers for Pay-
Endeavouring to this Money by Order if	ment of Money Of a Write Off, at the Bank
Endeavouring to ship Money by Order, if lost, is for the Proprietor's Account ditto	Of a Bill of Entry inwards 383
Paying or lending Money, without Orders	Of a Certificate of a Surplulage paid in
loft, is for the Proprietor's Account ditto Paying or lending Money, without Orders is at their own Peril ditto	1 Cuttoms, and by whom is made 9-9
Not liable for Freight, if the Voyage is not	Ut a Bill of Entry outwards 986
agreed out and home	Of a Receipt for a Debenture paid Of a Sufferance for exporting Cora
Drawing on one Place, and remitting on an- other with del Gredere, what Loffes must	Of a Sufferance for exporting Cora Of Sufferance for landing Apparel 376
bear 428	Of Sufferance for landing Apparel Of fingle and penal Bills for the Payment of
Obliged to draw for their Principal's Ac-	Money 410 & 411
And Executors Bankrupts, with the Effects	Of a Proteit against a Bill of Exchange 411
And Executors Bankrupts, with the Effects	Of Letters of Credit 449
of others in their Hands, how are to be proceeded against	Of Bulls of Exchange Of the Commissioners Declaration against the
Pailures, how to be guarded against 486 In France different from Bankruptcies 537	Bankrupt 494
In France different from Bankruptcies 637	Of a Warrant for feizing a Bankrupt's Effects ditter
Fairs for Exchanges at Lyons 442	Of the Summons for a Bankrupt's Appear-
at Francfort 443	ance 499
	Fractions, have ordered in the Bank of Anglerdam 324
at Naumburg 445 Falle Language does not void Bonds 409	Of Hamburgh 327 France, its Trade with Great-Britain 591 & feq.
False Language does not void Bonds 409 Falster, its Trade 816	its general Trade 15 & 572, 672, 687 & feq.
Fantin, (in Africa) its Trade 727	Reflections on the Growth of it, and of its
Fathers of Aliens not to inherit before Uncles 316	Manufactures 18
Fees, payable to the Cultomhouse Officers of London 377	Franche Comte, its Trade and Products 681
Taken at the Sound 821 & feq.	Fraudulent Bankrupto, who are fo 557 Fraderick bald, its Trade 828
Feigned and borrowed Names, when may be used in	
Exchange Contracts 437 & 438 Feme Sole Bankrupt, how her Lands are to be fold 507	
Fersbarn, its Trade	Freedom, in the African Company, how, and on
/**	what Terms obtained 625

or Jewels, 36
ving in our 317
ding in the ditto
taking the 318
567
Fifher-boat, 52

an ditto dit

n against the

upt's Effects ditto
pt's Appear
Anfordam 324
327
591 & feq.
672, 687 & feq.
t, and of its

18
681
557
823
ditto

ow, and on
625
Freight,

Is due for Goods laden after breaking Ground,	Goalers, their Penalty for a Bankrupt's Escape 549
altho' the Merchant should determine to .	Golconda, its Trade
unload them 100 & 110	Gold or Silver Bullion, Foreign Coin or Jewels,
Due to a Ship diffabled, how the Master may	permitted Exportation 36 & 37 Gold Coin, 169 Par between Landon and Amfterdam 459
To a Ship failing after the Time agreed on,	Gold Coin, 109 Par between Landon and Amferdam 459 Its Par between France and Holland ditto
either arriving fafe, or meeting Loft ditto	Its Par between Liften and Amfterdam : 460
either arriving fafe, or meeting Loss ditto To be paid only on a Ship's Return, was discharged, tho the was not loaded Home 111	Gold and Silver compared 462 & feq.
discharged, the was not leaded Home 111	Goods feizable after clearing a Ship 52
Agreed for a Ship to load at another Port,	From the Plantations must first be landed in England, before they are landed in Iroland 56
and on her Arrival there, nothing is put aboard her, is yet due	England, before they are landed in Ireland 36 What Sorts may be imported into Ireland
Agreed for by the 1 on, thall be agreed for	directly from America 57
accordingly ditto For lading of Cattle is recoverable, both on	Sold by a Mafter of a Ship under Necessity, the Confequence 69, 90
Dead and Living ditto	May be thrown overboard in a Storm 106 & 107
Though if at fo much per Head, then 'tis only	Delivered to a Master of a Ship, may not
paid on those that are alive ditto	be attached ditto
If not previously agreed in either of the above	Whose Freight was agreed, though no de- livered aboard, the Consequence 108
Manners, than to be paid both for Dead and Living ditto	livered aboard, the Confequence 108 Partly stole in a Voyage, the whole Freight
To be recovered according to Cultom, for	not due
Goods fent on board. penerally ditto	Found on any Person, taken or stole from a
To be paid by the Freighter, tho' she be de-	Ship in Diffres, shall be delivered to the
tained for his shipping unlawful Goods ditto Agreed for Out and Home, none due 'till	Thrown overboard in a Storm, how to be
the Voyage be performed ditto	valued before a Contribution 135
Preferred before any other Debts 113	In Necessity may be cast out of a Ferry-
Is due on a Ship taken and retaken, pro- vided she afterwards proceed on her	Thrown overboard after others have been
Voyage	clandeftinely taken in, fiall be paid for
To be paid for Wines, though the have leaked in the Voyage, provided the Mac-	by the Master
leaked in the Voyage, provided the Maf-	Loft by Piracy, or Tempest at Sea, and they afterwards come ashore, the Owner
ter be not in Fault ditto	shall have them, if he can prove his Pro-
Agreed for by the Month is due, if the Luding be faved, the the Ship perish af- ter paling the Downs ditto	perty 22
ter palling the Downs ditto	Pirated from Foreigners, and fold here in a
To be tried by the Admiralty 246 Ferius, its antient Trade 6	Market Overt, shall convey a Property ditte Of Pirates, and not piratical Goods, become
Frejus, its antient Trade French Flanders, its Trade 685	a Prize to the Captor
Goe is fent to the Spanifo West-Indies 691	Spoiled on Shipboard to be made good by
American Trade 810 & feq.	a Contribution of the Sailors
Pilots, their Qualification and Duty 124 French, driven from all their African Settlements 724	Not to be taken out of a Prize till Condem- nation 241
Fribaurg, its Products Fribaurg, its Products 848	Infured as belonging to an Ally, when ap-
Friend's Ships known by our Men of War, to be	pertain to an Enemy, void 26:
affifted by them 249 & 250	In Holland, carried by Land, to be infured
Fubnen, its Trade 816	only nine-tenths of their Value 29. Which must be named in Policies of Infu-
G.	rance at Amfterdam 294 & 291
AGE Marks to be put on Ballast Lighters 121	I brown overboard, to be brought into grois
Galleont, 8cc. taken to be tried in Great-Britain 200	Averages at Amsterdam Whereon no Drawback is allowed 366
Games, or Gambreen, its Products and Trade 745	Must not be landed before the Duties are
Gauls, their Commerce 6	fatished 37
Gelalo, its Trade and Products 702	From the British Plantations allowed one fifth
General Courts for relieving Scamen disabled, &c. in the Merchant's Service, when to be held 101	at the Custom-House of London for Tare 37. That may be shipped and landed between
General Release from an Award, 10 Form 314	Limebouse and Westminster 38
General Trade of England 566 & feq.	Limebouse and Westminster Chargeable with Customs, exported with others that are free, must have two
Of Wales 579 & 580 Of Scotland 580 & feq.	Cockets 38.
Of Ireland x86 & fee	Found in a Bankrupt's Hands are supposed
Of France 672 & feq.	to be his, and shall pais to his Creditors
Of spain 690 & 1eq.	accordingly 50
Of Portugal 696 & feq. Of Italy 699 & feq.	Of a Bankrupt when may not be fold by the Commissioners
Of Africk 724 & feq.	Of a Bankrupt not to be removed 'till his
Of Afin 741 & feq.	Rent be paid 53
Of America 639, 800, 812 Of Holland 812	Mortgaged or pledged after Bankruptcy,
Of Denmark and Norway 816	Prohibited Importation in Denmark 826 & 82
General Truces, what they are 244	Governors in America to affift against Pirates 23
Geneva, its Description and Trade 840	Of Ancona abused the Venetian Contuit 20
Genoefe, their Commerce 8 & 701 Rivals to the Venetians, in it	Of the Royal Exchange and London Af- furance, the Time of their Continuance 26
Their Wars with ditto, and the Loss of the	May be Members of Parliage 18, but not
Battle of Chionza	belong to both Odiurs 26 Of the Bank, their Attendance and Salary 36
Georgia in America, its Trade 649 In Afia, ditto 748	Of the Bank, their Attendance and Salary 36
	Their Qualification 36 Gounong-Api, its Trade and Products 79 Granson, its Trade 34
Geneon, its Trade Gifts and Bargains not under a Commission of Bank-	Granfon, its Trade and Products 79 Granfon, its Trade 84
ruptey 501 & 506	Grants for Wreck, what they include 13
Glaris, noted for its Green Cheese and Slates 847	Made to Privateers 20
Glouceftershire, its Products 573 Gnasso, its Trade 728	Of Rent at an undervalue, when are usurious 36 Of Annuity for any Sum not usurious ditt
780	Gratuit

INDEX.

Great Boucharie, its Traffick and Product Great Boucharie, its Traffick and Product Great Britain, supposed by some the gre in the World	mont Lake 204	Without to The leant Burtotte
Grea Britain, Supposed by some the are	ntelt Illand	Jameica, in Trade and Products Page 654 790 790
in the World	56	
Its former Names, Situati	on and Di-	Japane and Javane, their Trade 788 Java, its Trade and Products 285 & fer.
mentions and and and	ditte	Java, its Frade and Products 785 & fer.
Its Number of Parifice and Great Fractions, in Calculations, hor	Cities ditto 570	
avoided	461, 461	Jerteen, in Trade 50 Jereflow, ita Trade 837 Jerfey, their Trade 644
Great Malucca Ifles, that Trade	701	Jerfeye, their Trade 644
Great Terrary, its Products and Trade Greeks, Scholars to the Phanicis. ', in a of Navigation	749 & feq.	Jeffes, its Trade and Products 799 Jeffess, a Wreck, its Definition Jewels, Gold or Silver Bullion, or Foreign Coin,
Greeks, Scholars to the Phanicis , in t	he Science	Jessels Gold on Silver Bullion as Boules Col
of Navigation	441 45	Jewels, Gold or Silver Bullion, or Foreign Coin,
Graine, noted for the Omantity and Que	uity of its	L becommond withher cerriniti
Guadelaste, life, reduced by the K. olife	848 653	Not permitted, by their Lave, to take Ufury
Guatalaute, Ge. reduced by the havilib	802	from one another 366
Guermanil, its Trade and Products	808	Liferdrame Harbour, its AA
Guienne, its Trace and Products Guiennere in Africk, its Trade	€ 6	Its Lighthouse, when to be used, and what
Guiomere in Africk, its Trade	7a8 695	paid towards ig ditto
Guipascoa Company, their Charter, Ge. Gulph of Persia, its Trade	095	Illegal Interest may be taken, when both is and the
Gulph of Perfic, its Trade Guns aboard not to be kept shotted, i	744 or 100.	Principal are hazarded Impediments to the Heirdom of Aliens by Defcent 364 310
unfeafonable Hours between Landon.	Bridge and	To a Bankrupt's having an Allowance
Blackwall	Q8	I OUL OF RIS KITSEE
Gunpowder permitted Exportation, when	the Price	Imports from France to London in a Year Importers of the Manufactures of Perfia, Via Mas-
does not exceed § l. per Ea Not to be received aboard any	rrel 40	Importers of the Manufactures of Perfia, Via Muf-
Not to be received aboard any	outward-	Imposts on Goods at the Custom house of Cadix
bound Ship, 'till fine be on	er againit	Imports on Goods at the Cuitom-house of Cadiz
Blackwall; and Ships com to put it out before their Arr	ing nome,	Impressing into his Majesty's Service, whom is reaches 99
or within 24 Hours after	97, 98	Imprisonment decreed in the Navy not to exceed two
or within 24 Hours after Gufarate, (supposed to be Tarfbis, where	Solomon's	Venra
Fleet went) its Trade	756	Incidents, which make one a Subject born 314 Income of Confuls, how arifes 260 India Coalt, their Trade 276 India of Calt, their Trade 276 Indigo of all Sorts may be imported 78 Produce of, greatly increased in Garattan 286 Indiana, its Trade and Products 755
		Income of Confuls, how arises
H.		India Coalt, their Trade
***		Produce of, creatly increased in Carettee
T T Abat, in Fre. Its Products	723	Indefian, its Trade and Products 640
Haddock, Fresh Herrings, &c. not ported but in English built Ships,	to be im-	
ported but in English built Ships,	Sc. 53	Inland Bills of Exchange, how are to be accepted 413
Haddington, its Products Hallifax, Town of, built	582 646	instructions from the King to Commanders of the
Hallifax, 10wn or, built	040	Privateers 217, 222 For the Commissioners of Bankruptcy at
Hamburgh, its general Trade	8is 689	Amfterdam 6:8
Its particular Trade with France With Spain With Fenice	690	Infurance, or Affurance, its Definition
With Venice	699	Invented by Claudius Cafar, or the Jour ditto
Its Bank	327	Brought into England by tome Italians ditto
Hampfbire, its Products Hampsatick Towns, their first Establishment a	573	Not to be made for Marriage, Births,
Hanjestick Towns, their first Establishment a	nd Com-	Christenings and Service ditto
merce Their Names in the Confederacy	ditto	Not to be made by Way of Gaming, &c. 264. How may be made for Privateers ditto
Its Reduction by many Towns w	rithdraw-	Was at first confined to Maritime Affairs
Its Reduction by many Towns wing from its Affociation Those still referving the Name	ditto	only, but now extends to Houses, Furnis
Those still reserving the Name	ditto	only, but now extends to Houses, Furni- ture, Lives, Liberties, &c. 265 Their Variety ditto
Haven, or Harbour, its Dennition	138	Their Variety ditto
Not to be damaged by throwing an	y Thing	Diffinguished between Solar and Lunar
into them Hemp, Flax, and the Production thereof,	61 & 122	Months Not lights if a Ship ha house had a ship had
imported here from Ireland		Not liable, if a Ship be burnt, before breaks Ground ditto
Herat, its Products	53 753	Made abroad, may be fued for in England ditto
		With a Blank in the Policy, or for prohi-
Company, not exceeding 10,000 l. per Herefordfbire, its Products Hertfordfbire, its Products	Annum 636	blued Goods, not binding ditto
Herefordfbire, its Products	573 ditto	Made, to depart with Convey, not binding, if the Master voluntarily quits it ditto
Heriforajoire, its Products	716	Not liable for a Theft by the Sailors, but
Hispaniela, or St. Deminge, its Trade and F		the Malter
Findecda, its Trade	744	Made without informing the Infurer of
Hodecda, its Trade Holland, its Trade with Great Britain	598 & feq.	every material Circumstance, is sufficient
Ditto with Iraland	598 & feq. 669 & 670	Made without informing the Infurer of every material Circumlance, is fufficient to difcharge the Policy ditto Liable, if a Ship be forced from her Con-
Ditto with France	092 & 093	Liable, if a Ship be forced from her Con-
Ditto with Spain Ditto with Portugal	693 & 694	voy in a Storm, and is taken 267 Discharged by a Deviation from that Time
Ditto with Venice	697	only
Ita oeneral Trade	812 & feq.	Tho' fecuring against Restraint of Princes.
Its general Trade Holmfland, its Trade Holfiein, its Trade	820	does not warrant a navigating, or acting
Holftein, its Trade	817	against the Law of Countries disto
Flome Trade of Great Britain	589 & feq.	Void, when made on Goods of an Ally.
Hottenters, good Mechanicks	733	and they are an Enemy's ditto
For doing Butiness in the Bank of Amsterd	am 325	Made on Goods perishable from their own Nature, not liable for Damage ditto
Hudian's Ben Company, when procured sheir	Charter 640	Made for another, may be fued for and re-
Hudson's Bay Company, when procured their Trade	ditto	covered by him that made it 268
Hall River and Bowerles Beck, the Act about	them 180	At Amfterdam, how, and when may differ
Huntingtonsbire, its Products	573	from the Law 289
luipands of Ships defined	367	When commence and terminate 290
When have a Right to Tenancy	510	Infu-

N E X. D

n Coin, 36 & 37 706 & 707 ke Ufury 366 152 and what ditto it and the Defcent Allowance

Deficat 316
Allowance
501
Via My-5
658
of Cadin.
608 & feq.
m is reaches 99
exceed two
252
ra 314
250
760
640
755
9 accepted 413
ders of the
217, 221
altruptey at 558

he Jows ditto ditto age, Births, ditto inng, &c. 264 in me Affairs oufes, Furnis

and Lunar 266 before breaks ditto

in England ditto or for prohi-ditto

ditto not binding, to it ditto not binding, to it ditto e Sailors, but ditto ne Infurer of e, is fufficient ditto om her Contact and the ditto not of Princes.

int of Princes, ing, or acting ditto

a of an Ally, ditto

om their own
age ditto
ued for and reit 268
hen may differ
289
ate 290
Iniu-

265 ditto

May be made for Goods losh, if the Af- tured kape not of it to On Goods denialed by Foreigners, when On Goods embargeed, how the Allured must proceed Not to be made to the fall Value on Goods carried by Land On what Thiegs may not be made 20, 46 On what Thiegs may not be made 20, 46 On he made to the fall Value on Goods carried by Land On what Thiegs may not be made 20, 46 On he that Things may not be m	Infurance on what Occasions become void Page, 290, 292	by the Spaniards, after a Ceffation of
On troods detained by Ferrigiants, when may be shandowed. Not to be made to the full Value on Goods carried by Land Before whom mulb be made on the full Value on Goods carried by Land Before whom mulb be he Alizerd 1914. The street of the Print and Lofe of an Adventure Whom the Company when value of the Alizerd 1914. The street of War are not permitted there on Life, Wages, Frontilion, Ammunition, or Maternia, and on more than nine-tenths of their real Value 1914 bets as interest. It is not permitted there on Life, Wages, Frontilion, Ammunition, or Maternia, and on more than nine-tenths of their real Value 1914 bets as interest. It is not permitted there on Life, Wages, Frontilion, Ammunition, or Maternia, and the permitted there on Life, Wages, Frontilion, Ammunition, or Maternia, and the Value 1914 of the permitted there on Life, Wages, Walter on States of the Print and Lofe of an Adventure Whom and Ended to Lofe 1914 the Print Mark Time are to be paid, when Ship Interest of the Print Alice of Company at Grans, their Articles 702 & Fell of Company at Grans, their Articles 702 & Fell of Company at Grans, their Articles 702 & Fell of Company at Grans, their Articles 702 & Fell of Company at Grans, their Articles 702 & Fell of Company at Grans, their Articles 702 & Fell of Company at Grans, their Articles 702 & Fell of Company at Grans, their Articles 702 & Fell of Company at Grans, their Articles 702 & Fell of Company at Grans, their Articles 702 & Fell of Company at Grans, their Articles 702 & Fell of Company at Grans, their Articles 702 & Fell of Company at Grans, their Articles 703 & Fell of Company at Grans, their Articles 703 & Fell of Company at Grans, their Articles 703 & Fell of Company at Grans, their Articles 703 & Fell of Company at Grans, their Articles 703 & Fell of Company at Grans, their Articles 703 & Fell of Company at Grans, their Articles 703 & Fell of Company at Grans, their Articles 703 & Fell of Company at Grans, their Articles 703 & Fell of Company at Grans, their Articles 703 & Fell of C	May be made for Goods loft, if the Af-	Arms, paid the Infurance Page 187
On Goods embargeed, how the Affured must proceed on the full values on Goods carried by Land was a full of the Affured December of the Control of the Contro	On Goods desained by Foreigners, when	At Amferdam, when must return half her
Most to be made to the fail Value on Goods carried by Land On what Things may be made On what Things may not be made On what Things may not be made On a what Things may not be made On Bottomry, when value On Bottomry, when value On Bottomry, when value of War On Bottomry, when value of War On Bottomry, when value of War On Ship and Groods, and on thefe no more than nine-tenths of their real Value lot paic dere, in three months after due, bet an Interreft on what Time are to be paid, when Ship other and interreft Not to retain the Premium, in Cafe of De- viation Not created by an intended Deviation only offered, and was afterwards brought into Harbour, the Wippeld unferviceable Paid for Goods steen in a neutral Ship, and experficil in the May to the Lading to be offerted, and was afterwards brought into Harbour, the Wippeld unferviceable Paid for Goods taken in a neutral Ship, and experficil in the May to the Crewy of a Privateer for a Month, that was da- maged by the Enemy, and could not be refitted, during that Terms, were ac- quitted On a Ship, at latereft, or no Intereft, Which was taken and re-taken, be a the whole Lofs On a Ship, at latereft, or no Intereft, On Trivater, Intereft, or no Intereft, On a Ship, and Care, which was a Salvage, were freed On a Ship at and from Lides, which was a staken, re-taken, and fold, top yas Salvage, were freed On a Ship at and from Lides, which was taken, re-taken, and fold, top yas Salvage, were freed On a Ship at and from Lides, which was taken, re-taken, and fold, top yas Salvage, were freed On a Ship at an drom Lides, which was deferted by the Crew, and laid there till rotten, pad the Lofs On a Ship at an drom Lides, which was deferted by the Crew, and laid there till rotten, pad the Lofs On a Ship at an drom Lides, which was deferted by the Crew, and laid there till rotten, pad the Lofs On a Ship at on the control of the Port, Ship to depart with Convoy from one of the two Places mentioned of the Polic On Ship to depart with Convoy for one of the two Places mentioned	may be abandoned 203	
Not to be made to the full Valace on Goods carried by Land Before whom mult be made Go. what Things may not be made 204 & 195 What Things may not be made 204 & 195 What Averages, Damages and Liffes they of What Averages, Provided, Provide	On Goods embargoed, how the Affired	Must partake all alike of the Profit and
Before whom must be made Grow what Things may not be made Jose and not have a starting on the starting only on Ships and Groods, and on these Jose and naterest of their and Jose who heard of I was a starting of the starting on the starting on the starting of the	Not to be made to the full Value on Goods	
On what Things may not be made 294 & 50-6. When may be invalidated by the Alliured 1955 on Rottomry, when valid a Freeze was made for Foreigners in Time 29-6. Are not permitted there on Life, Wages, Providing, Ammaniton, or Materials, only on Ship and Groods, and on thefe no more than nine-tenths of their real Value 19-10 paid there, in three months after due, bear an interest 20-10 paid there, in three months after due, bear an interest 30-10 paid there, in three months after due, bear an interest 30-10 paid there, in three months after due, bear an interest 30-10 paid there, in three months after due, bear an interest 30-10 paid there, in three months after due, bear an interest 30-10 paid there, in three months after due, bear an interest 30-10 paid three months after due, bear an interest 30-10 paid three months after due, bear and interest 30-10 paid to 19-10 paid there, in three months after due, bear and interest 30-10 paid to 19-10 paid there, in three months after due, bear and interest 30-10 paid to 19-10 paid there, in three months after due, bear and interest 30-10 paid three months after due, bear an interest 30-10 paid three months after due, bear and interest 30-10 paid three months after due, bear an interest 30-10 paid three months after due, bear and interest 30-10 paid three months after due, due to 19-10 paid three months after due,	carried by Land #94	Infured have abandoned 290
When may be Invalidated by the Alfared On Bottomry, when value for Foreigners in Time of War Are not permitted there on Life, Wages, Frevilion, Ammunition, or Masterial, the property of the Ship's Arrivation on more than nine-tent's of their real Value I to paic there, in three months after due, bear an Intereft I m what Time are to be paid, when Ship are not heard of Infurer on Goods not freed by the Ship's Arrivat at her Fort Not to bears the Fremium, in Cafe of De- Value and the Fremium, in Cafe of De- Value of the Ship's Arrivation of the Ship's Arrivater for a Ship had been deferred, and was afterwards of the Ship's Arrivater for a Month, that was demanged by the Enemy, and could not be reinted, during that Term, were acquitted On a Ship from Landen to Gibrahar, warranted to depart with Convoy, taken near Spithead, in the Way to her Coavey, Ship at Intereft, or no Interest, which was taken and ranformed, were obliged on a Ship and Cargo, which were taken, the' the Frizze got fafe, paid the cold of Ship and Cargo, which were taken, the' the Frizze got fafe, paid the Captain failed to another, where has taken, and feferted by the Crew, and laid there ill rotter, paid the Lofe On a Ship and Cargo, which were taken, the' the Frizze got fafe, paid the Captain failed to another, where has taken, the' the Frizze got fafe, paid the Captain failed to another, where has a fling of the Captain failed to another, where has a fling of the Captain failed to another, where has a fling of the Captain failed to another, where has a fling of the Captain failed to another, where has a fling of the Captain failed to another, where have a fling of the Captain failed to another, where	Before whom must be made ditto	What Averages, Damages and Liffes they
On Bottomry, when valid of Poreigners in Time of War for War f	When may be invalidated by the Affared 205	In France, what must have, when Voyages
As no termitted there on Life, Wages, Frovifion, Ammunition, or Materials, only to filip and Goods, and on their no more than nine-tuntu of their real positions of their real positions of the theory in the mounts after day. The same not heard of the same not heard	On Bottomry, when valid 304	are altered 306
Are not permitted there on Life, Wages, Provision, Ammanistion, or Materials, only on Ship and Goods, and on thefe no more than nine-seaths of their relations and Rafure, when makes a Bond Value Loft on the Provision on Goods not freed by the Ship's Arrivale on Goods and the Port Not to return the Premium, in Cafe of Deviation Coath, and carried into a neutral Port Not liable for Ships taken on a neutral Store of the Partner Coath, and carried into a neutral Port Not released by an intended Deviation only ditto Raid for a Ship, feat as a Flag of Truce, yet taken by the Eastwy and experied in the Bills of Lading to be for neutral Account in a neutral Ship, and expressed in the Bills of Lading to be for neutral Account in a neutral Ship, and expressed by the Enemy, and could not be resisted, during that Term, were acquitted to depart with Convoy, taken bear and prevalent, on the Interest, which was taken and re-taken, be the whole Lofs On a Ship at Interest, or no Interest, which was taken and randomed, were obliged to pay an entire Lofs On a Ship, at Interest, or no Interest, which was taken and randomed, were obliged to pay an entire Lofs Of a Privateer, Interest, could not perform, pad the Lofs Of a Ship at and from Lisken, which was taken and randomed, were obliged to pay an entire Lofs Of a Ship, at laterest, or the Caputa in the Way to her Coavoy, fuffered a sould Lofs of a Ship at an entire Lofs Of a Ship at an entire Lofs Of a Ship, at laterest, or the Caputa in Caputa Ship, on the Lofs of a Ship, at an entire Lofs Of a Ship, a		helm and Nasies, and with what Funds 205
sondy on Ship and Goods, and on their real Value To the pack there, in three months after due, ditted may claim after influerer are be keeped from omer than nine-tumbu of their real Value To the pack there, in three months after due, ditted from the pack there in the pack there in the pack there is the paid, when Ships are not heard of Influeres on Goods not freed by the Ship's Arrival at her Fort Not to return the Premium, in Cafe of Deviation Total the Fort Not to retard the Premium, in Cafe of Deviation Total the whole for Ships taken on a neutral Coaft, and carried into a neutral Port Not refeated by an intended Deviation only ditto Paid for a Ship, feat as a Flag of Truce, yet taken by the Enemy, and could not be refitted, and was afterwards brown into Paid for Goods taken in a neutral Ship, and experfed in the Bills of Lading to be ion neutral Account of Partner Ships in the late War, paid for them On a Privateer for a Month, that was damaged by the Enemy, and could not be refitted, during that Terra, were acquitted On a Privateer, Intereft, or no Intereft, which was taken and randomed, were obliged to pay an entire Lofs On a Ship, at Intereft or no Intereft, that was taken, re-taken, and fold, to pay Salvage, were freed On a Ship, at Intereft or no Intereft, that was taken, re-taken, and fold, to pay Salvage, were freed On a Ship, at Intereft or no Intereft, that was taken and randomed, were obliged to pay an entire Lofs On a Ship, at Intereft or no Intereft, that was taken, re-taken, and the structum of the policy of the pay Salvage, were freed On a Ship, at Intereft or no Intereft, that was taken, re-taken, and fold, to pay Salvage, were freed On a Ship, at Intereft or no Intereft, that was taken, re-taken, and fold, to pay Salvage, were freed On a Ship at one that came of the total Lofs Of a Ship at the Lofs Of a Ship and Cargo, which were taken and remarks the could for the policy of the pay Salvage, were freed On a Ship for a Were, their Trade of Spa, Se feet of Ship and Cargo, w	Are not permitted there on Life, Wages,	Company at Genea, their Articles 702 & feq.
Value ber an intereft. Influers on Goods not freed by the Ship's Article Not to return the Premium, in Cafe of Deviation To train the Premium, in Cafe of Deviation Not released by an instead Deviation only ditto Paid for a Ship, feat as a Figg of Truce, yet taken by the Enemy, and could not be refixed, and was afterwards brought into Harbour, the sken in a neutral Ship, and experied in the Bills of Lading to be ion neutral Account On a Privateer for a Month, that was damaged by the Enemy, and could not be refixed, during that Term, were acquitted On a Privateer, Intereft, or no Intereft, which was taken and randomed, were obliged to pay an entire Lofs On a Ship, at Intereft or no Intereft, which was taken, re-taken, and fold, to pay Salvage, were freed On a Voyage, as the laft, which they as taken and randomed, were obliged to pay an entire Lofs On a Ship, at Intereft or no Intereft, which was taken, re-taken, and fold, to pay Salvage, were freed On a Voyage, as the laft, which the Ship, by Damage from a Storm, could not perform, paid the Lofs Of a Ship and entire Lofs Of a Ship as and from Life, which was taken, re-taken, and fold, to pay Salvage, were freed On a Voyage, as the laft, which the Ship, by Damage from a Storm, could not perform, paid the Lofs Of a Ship as and from Life, which was taken, re-taken and randomed for more than they fold for, paid an entire Lofs Of a Ship as and from Life, which was taken, re-taken and randomed for more than they fold for, paid as and from Life, which was taken, re-taken and randomed for more than they fold for, paid as the Lofs On a Ship for a Voyage, in which she took a Privace, for toew, and laid there till rotten, paid the Lofs On a Ship to depart with Convoy from one of the two Places mentioned in the Policy; the transport of the Captain failed to not private the paid of the Captain failed to the Policy of the Particle of the Captain failed to the Policy of the Particle of the Captain failed to the Policy of the Captain failed to the Policy of the Particle of	Provision, Ammunition, or Materials,	Infured may claim after Infurers are b. krupt 528
Value For paid chere, in three months after dee, bear an Intereft Influrers on Goods not freed by the Ship'i Arrival at her Fort Not to return the Premium, in Cafe of Deviation Not liable for Ships taken on a neutral condition of the Ship and carried into a neutral Port Condition of Ships taken on a neutral condition of the Partner of Ship for a Ship, heat as a Flag of Truce, yet taken by the Reemy Paid for a Ship, the as a Flag of Truce, yet taken by the Reemy Paid for Goods taken in a neutral Ship, and expressed in the Bills of Lading to be for neutral Account to Harbour, the Supposed unservicable paid for Goods taken in a neutral Ship, and expressed in the Bills of Lading to be for neutral Account to the managed by the Enemy, and could not be reinted, during that Term, were acquitted. On a Ship from Laden to Gibrasher, warranted to depart with Convoy, stafen whole Loss On a Ship, at Interest, or no Interest, that was taken and ransomed, were obliged to pay an entire Loss On a Ship, at Interest, or no Interest, that was taken, re-taken, and Salvage, were freed On a Ship, at Interest, or no Interest, that was taken, re-taken, and Salvage forgiven, paid the Loss Of a Ship and Goo, which were taken on Salvage forgiven, paid the Loss Of a Ship and Goo, which were taken, and Salvage forgiven, paid the total Loss Of a Ship at Interest of the Salvage, were freed On a Ship, at Interest, or no Interest, that was taken and ransomed, were obliged to pay an entire Loss Of a Ship and Goo, which were taken, and Salvage forgiven, paid the total Loss Of a Ship at Interest or no Interest, that was taken, re-taken, and Salvage forgiven, paid the total Loss Of a Ship at Interest or to Interest, that was taken, re-taken, and Salvage forgiven, paid the total Loss Of a Ship at Interest or to Interest, that was taken, re-taken, and Salvage forgiven, paid the total Loss Of a Ship and Goo, which were taken, and the total Loss Of a Ship at the Loss Of a Ship to depart with Convoy from one of the two Places mention	no more than nine-tenths of their real	void 400
bear an Interest In what Time are to be paid, when Ships are not heard of Insurers on Goods not freed by the Ship', Arrival at her Port Not to return the Premium, in Case of Deviation Nor Insurers on Goods not freed by the Ship', Arrival at her Port Not to return the Premium, in Case of Deviation Nor Insurers of Goods not freed by the Ship's Arrival at her Port Nor to return the Premium, in Case of Deviation Nor cleased by an intended Deviation only ditte Raid the whole for a Ship, the Base of Truce, yet taken by the Renemy Paid for Goods taken in a neutral Ship, and expersed in the Bills of Lading to be for neutral Account Harbour, those supposed unserviceable application on the Case of the Privateer for a Month, that was damaged by the Enemy, and could not be refined, during that Term, were acquitted On Firster, Interest, or no Interest, or the whole Loss On a Ship from Landers to Gibrathar, warranted to depart with Convoy, taken near Spithband, in the Way to her Cowny, fusfiered a coal Loss On a Ship, at Interest or no Interest, which was taken, and and for more than they fold for a Ship, at Interest or no Interest, which was taken, re-taken, and old, to pay Salvage, were freed On a Ship, at Interest, or no Interest, which was taken, re-taken, and old for more than they fold for a Draid an entire Loss Of a Ship at and form Lipsus, which was deferted by her Crew, and laid there till rotten, paid the Loss Of a Ship at and from Lipsus, which was deferted by her Crew, and laid there till rotten, paid the Loss On a Ship to depart with Convoy from one of the two Places mentioned in the Policy; but as none was expected there, the Captain failed to another, where he was affitted of meeting one, and accordingly factor to the failer one of the two Places mentioned in the Policy; but as none was expected there, the Captain failed to another, where he was affitted of meeting one, and accordingly factor to two Places mentioned in the Policy; but as none was expected there, the Captain failed to not that came of the Loss	Value 306	Interests, which center not in Bankrupts 528
In what Time are to be paid, when Ships Infurer on Goods not freed by the Ship's Arrival at her Port Not to return the Premium, in Cafe of Deviation Not liable for Ships taken on a neutral foliation Not liable for Ships taken on a neutral foliation Paid for a Ship, settle as a Flag of Truce, yet taken by the Enemy Her whole for a Ship, settle as a Flag of Truce, yet taken by the Enemy Her whole for a Ship, settle as a Flag of Truce, yet taken by the Enemy Her whole for a Ship, and thereafted Paid the whole Loff Paid for Goods taken in a neutral Ship, and experfied in the Bills of Lading to be for neutral Account Of a Privateer for a Month, that was damaged by the Enemy, and could not be refitted, during that Term, were ac- quitted On French Ships in the late War, paid for them On a Ship from London to Gibraltar, war- ranted to depart with Convoy, taken near Spithead, in the Way to her Convoy, faf- ferred a Load Loff On a Ship, at Interest or no Interest, that was taken and rasiomed, were obliged to pay an entire Loff On a Ship, at Interest or no Interest, that was taken and rasiomed, were obliged to pay so an entire Loff On a Ship and Cargo, which were taken and ranfomed for more than they fold for, paid an entire Loff Of a Ship and Cargo, which were taken and Salvage forgiven, paid the total Loff Of a Ship and Cargo, which were taken and Salvage forgiven, paid the total Loff Of a Ship and Cargo, which were taken and Salvage forgiven, paid the total Loff On a Ship from Loffs, which the took a Frize 3 and recurrant go toon- voy it (forced thereto by the Crew) was taken, thor the Prize go fafe, paid the Loff and the took a Prize and recurrance of the two Places mentioned in the Poli- cy; but as none was expected there, the Captain failed to another, where he was acken, thor the Prize go fafe, paid the Loff and the Loff On a Ship from Loffs and the Loft paid the Loff On a Ship from Loffs and the Loff On a Ship to depart with Convoy from on Intereft, that was taken, part he was acken, thor the Prize go fafe, paid t	Not paid there, in three months after due,	Inventors of Bills of Exchange, who were supposed
are not heard of Infurers on Goods not freed by the Ship's Arrival at her Fort Not to return the Fremium, in Cafe of Deviation Not to return the Fremium, in Cafe of Deviation Not increased by an intended Deviation only dittor Paid for a Ship, sent as a Flag of Truce, yet taken by the Benemy, and could not be fareboar, the fupposed unferviceable and experient in the Bills of Lading to be for Cocots taken in a neutral Ship, and experient in the Bills of Lading to be for the Flareboar, the fupposed unferviceable and experient in the Bills of Lading to be for the Flareboar, the fupposed unferviceable and experient in the Bills of Lading to be for the Flareboar, the fupposed unferviceable and experient in the Bills of Lading to be for the Flareboar, the fupposed unferviceable and experient in the Bills of Lading to be for the Flareboar, the fupposed unferviceable and experient in the Bills of Lading to be for the Flareboar, the fupposed unferviceable and experient in the Bills of Lading to be for the Flareboar, the fupposed unferviceable and experient in the Bills of Lading to be for the Flareboar, the fupposed unferviceable and experient in the Bills of Lading to be for the Flareboar, the fupposed unferviceable and experient in the Bills of Lading to be for truster for a Month, that was damed a randomed, were objected to pay an entire Lofs on a Ship, at Intereft, or no Intereft, that was taken and randomed, were objected to pay an entire Lofs on a Ship, at Intereft, or no Intereft, that was taken, and randomed for more than they fold for, paid an entire Lofs of a Ship and Cargo, which were taken and randomed for more than they fold for, paid an entire Lofs of a Ship at and from Lifbsa, which was taken, and the Lofs of a Frivater, for two Months Intered or no Intereft, that was taken, and the Lofs of a Ship at and form Lifbsa, which was taken, the fupposed by the Lofs of the work of the work of the Lofs of a Ship at and form Lifbsa, which was taken, and the Lofs of a Ship at and form Lifbsa, which was taken, an		Inversely, its Trade 583
Not to return the Premium, in Cafe of Deviation Not isble for Ships taken on a neutral Coss, and carried into a neutral Port Sol, and carried into a neutral Port And Ship, sent as a Flag of Truce, yet taken by the Benemy Paid for a Ship, sent as a Flag of Truce, yet taken by the Benemy Paid the whole for a Ship that had been deferted, and was afferwards brought into Harbour, tho' supposed underviceable Paid for Goods taken in a neutral Ship, and expersed in the Bills of Lading to be for neutral Account. Tof a Privater for a Month, that was taken and renaken, be the whole Loss On a Privater, Interest, or no Interest, which was taken and renaken, be the whole Loss On a Ship, at Interest or no Interest, that was taken and ransomed, were obliged to pay an entire Loss On a Ship, at Interest, or no Interest, that was taken, re-taken, and fold, to pay Salvage, were freed a coal Loss On a Ship, at Interest, or no Interest, that was taken, re-taken, and ransomed for more than they fold for, paid an entire Loss Of a Privateer, for two Months Interest or no Interest, that was taken, re-taken, and fold by the Crew, was taken, the' the Privateer, for two Months Interest or no Interest, that was taken, and Salvage forgiven, paid the Loss Of a Ship at and from Lipses, which was deferred by her Crew, was taken, the' the Privateer, for two Months Interest or no Interest, that was taken, re-taken, and old, the total Loss On a Ship to depart with Convoy from one of the two Places mentioned in the Polity; but as snow was expected the ext. Loss On a Ship to depart with Convoy from one of the two Places mentioned in the Polity; jut as snow was expected the ext. Loss On a Ship to depart with Convoy from one of the two Places mentioned in the Polity; jut as snow was expected the ext. Loss On a Ship to depart with Convoy from one of the two Places mentioned in the Polity; jut as snow was expected where, the Captain failed to another, where he was salken, pre-taken, and Ship to depart with Convoy from one of the two	are not heard of ditto	Joint and feparate Creditors of Partners Bankruptcy,
Not to return the Premium, in Cake of Deviation Not liable for Ships taken on a neutral Court. Not liable for Ships taken on a neutral Port 208 Not released by an intended Deviation only ditto Paid for a Ship, feat as a Flag of Truce, yet taken by the Enemy. Paid the whole for a Ship that had been deferted, and was afterwards brought into Gpaid for Goods taken in a neutral Ship, and experified in the Bills of Lading to be for neutral Account (Privateer for a Month, that was damaged by the Enemy, and could not be refitted, during that Terms, were acquitted neutral for them the whole Lofs on a Privateer, Interest, or no Interest, which was taken and re-taken, be 3 the whole Lofs on a Ship from Laden to Gibralter, warranted to depart with Convoy, taken near Spitband, in the Way to her Coavoy, fairfered a coal Lofs of Ship at laterest or no Interest, which was taken and ransomed, were obliged to pay an entire Lofs of Ship at laterest, or no Interest, which was taken, re-taken, and fold, to pay Salvage, were free for more than they fold for, paid an entire Lofs of Ship at sand from Lisbas, which was deferted by her Crew, and laid theretill rotten, and the Lofs of Ship at sand from Lisbas, which was deferted by her Crew, and laid theretill rotten, paid the Lofs of Ship at sand from Lisbas, which was deferted by her Crew, and laid theretill rotten, paid the Lofs of Ship at sand from Lisbas, which was deferted by her Crew, and laid theretill rotten, paid the Lofs of Ship at sand from Lisbas, which was deferted by her Crew, and laid theretill rotten, paid the Lofs of Ship at sand from Lisbas, which was deferted by her Crew, and laid there till rotten, paid the Lofs of Ship at sand from Lisbas, which was deferted by her Crew, and laid there till rotten, paid the Lofs of Ship at sand from Lisbas, which was deferted by her Crew, and Lofs of Ship at sand from Lisbas, which was deferted by her Crew, taken and the Colicy; but as none was expected there, the Captain failed to another, where he was astaken, tho' the Prixe got f	Infurers on Goods not freed by the Ship's Arri-	out of what Estates are to be paid 532 Ioint-Trader Bublishupt does not affect the Estate
viation Not liable for Ships taken on a neutral Coaft, and carried into a neutral Port Solor released by an intended Deviation only ditto Paid for a Ship, feat as a Flag of Truce, yet taken by the Benmy Paid the whole for a Ship that had been deferted, and was afterwards brought into Harbour, the fupposed unserviceable Paid for Goods taken in a neutral Ship, and expressed in the Bills of Lading to be for neutral Account in a neutral Ship, and expressed by the Enemy, and could not be resisted, during that Term, were acquitted On a Privateer, for a Month, that was da- maged by the Enemy, and could not be resisted, during that Term, were acquitted On a Privateer, Interest, or no Interest, which was taken and re-taken, be the whole Los's On a Ship for May to her Convoy, fuf- fered a anal Los's On a Ship, at Interest or no Interest, which was taken, and rassomed, were obliged to pay an entire Los's On a Ship, at Interest, or no Interest, which was taken, and rassomed, were obliged to pay an entire Los's On a Ship, at Interest, or no Interest, was taken, re-taken, and sold, to pay Salvage, were freed On a Ship, at Interest, or no Interest, whas taken, re-taken, and sold, to pay Salvage, were freed Of a Frivateer, for two Months Interest or no Interest, that was taken, re-taken, and Salvage forgiven, paid the total Los's Of a Frivateer, for two Months Interest or no Interest, that was taken, re-taken, and Salvage forgiven, paid the total Los's Of a Ship at and from the Jose Of a Ship at and from the Jose Of a Ship at an entire Los's On a Ship to depart with Convoy frem on a Ship to depart with Convoy frem on of the two Places mentioned in the Folicy; but as none was expected there, the Captain failed to another, where he was taken, the' the Frize got safe, paid the Los On a Ship to depart with Convoy frem on a Ship to depart with Convoy frem on the top Places mentioned in the Folicy; but as none was expected there, the Captain failed to snother, where he was staken, the' the Frize got safe, paid the Los On a Ship to t	Not to return the Premium, in Case of De-	of his Partner 533
Not released by an intended Deviation only ditto Paid for a Ship, feat as a Flag of Truce, yet taken by the Rhemy and the whole for a Ship that had been deferted, and was affirwards brought into Harbour, the fuppoied unferviceable Paid for Goods taken in a neutral Ship, and expressed in the Bills of Lading to be for neutral Account in a metar Ship, and expressed in the Bills of Lading to be for neutral Account in a metar Ship, and expressed by the Shem, and could not be refitted, during that Term, were equitted on a Privateer, Interest, or no Interest, which was taken and re-taken, be the whole Los's On a Privateer, Interest, or no Interest, which was taken and re-taken, be to the whole Los's On a Ship for May to her Convoy, fuffered a anal Los's On a Ship, at Interest or no Interest, which was taken, are fasted, which was taken, and fold, to pay Salvage, were freed On a Ship, at Interest, or no Interest, which was taken, and fast, excent, and sold, to pay Salvage, were freed On a Ship, at Interest, or no Interest, which was taken, re-taken, and old, to pay Salvage, were freed On a Ship and Cargo, which were taken and ransomed for more than they fold for, paid an entire Los's Of a Frivateer, for two Months Interest or no Interest, that was taken, re-taken, and sold, to pay Salvage, were freed Of a Ship and Cargo, which were taken and ransomed for more than they fold for, paid an entire Los's Of a Frivateer, for two Months Interest or no Interest, that was taken, re-taken, and sold, to pay Salvage, were freed On a Ship to the Los's Of a Frivateer, for two Months Interest or no Interest, that was taken, re-taken, and sold, to pay Salvage, were freed On a Ship and Cargo, which were taken and ransomed for more than they fold for, paid an entire Los's Of a Frivateer, for two Months Interest or no Interest, that was taken, and the Los's Of a Frivateer, for two Months Interest or no Interest, that was taken, re-taken, and sold to the sold of the	viation ditto	Jointures in France, how are affected by the Hui-
Not released by an intended Deviation only ditto Paid for a Ship, sent as a Flag of Truce, yet taken by the Enemy, and the whole for a Ship that had been deferted, and was afterwards brought into Harbour, the fupposed unfervicable 250 Paid for Goods taken in a neutral Ship, and expersified in the Bills of Lading to be for neutral Account 570 Fa Privateer for a Month, that was damaged by the Enemy, and could not be resisted, during that Term, were acquitted 672 Farench Ships in the late War, paid for them 673 Farench Ships in the late War, paid for them 674 Farench Ships in the late War, paid for them 675 Farench Ships in the late War, paid for them 675 Farench Ships in the late War, paid for them 675 Farench Ships in the late War, paid for them 675 Farench Ships in the late War, paid for them 675 Farench Ships in the late War, paid for them 675 Farench Ships in the late War, paid for them 675 Farench Ships in the late War, paid for them 675 Farench Ships in the late War, paid for them 675 Farench Ships in the late War, paid for them 675 Farench Ships in the late War, paid for them 675 Farench Ships in the late War, paid for them 675 Farench Ships in the late War, paid for them 675 Farench Ships in the late War, paid for freed a coal Loss Farench Ships in the late War, paid for freed a coal Loss Farench Ships in the late War, paid for freed them 675 Farench Ships in the late War, paid for freed them 675 Farench Ships in the late War, paid for freed them 675 Farench Ships in the late War, paid for freed them 675 Farench Ships in the late War, paid for freed them 675 Farench Ships in the late War, paid for freed them 675 Farench Ships in the late War, paid for freed them 675 Farench Ships in the late War, paid for freed them 675 Farench Ships in the late War, paid for freed them 675 Farench Ships in the late War, paid for freed them 675 Farench Ships in the late War, paid for freed them 675 Farench Ships in the late War, paid for freed them 675 Farench Ships in the late War, paid for freed them 675 Farench Ships i		
Paid the whole for a Ship that had been deferted, and was afterwards brought into Harbour, the fuppoid unfervicable 270 Paid for Goods taken in a neutral Ship, and experfield in the Bills of Lading to be for neutral Account 270 of a Privateer for a Month, that was damaged by the Enemy, and could not be refitted, during that Term, were acquitted 271 on French Ships in the late War, paid for them 271 on French Ships in the late War, paid for them 272 on a Ship said the Consolidation of the whole Lofs 273 on a Ship for all Lofs 274 on a Privateer for no Intereft, which was taken and randomed, were obliged to pay an entire Lofs 275 on a Ship, at Intereft or no Intereft, which was taken and randomed, were obliged to pay an entire Lofs 276 on a Ship at Intereft or no Intereft, which was taken, re-taken, and fold, to pay Salvage, were freed on a Voyage, as the laft, which the Ship, by Damage from a Storm, could not perform, paid the Lofs 276 of a Frivateer, for two Months Interest or no Intereft, which was taken, re-taken, and Gold to graph the Consolidation of the Lofs 275 of a Ship at and from Lifbas, which was deferred by her Crew, and laid there till rotten, paid the Lofs 276 on a Ship of a Voyage, in which the took a Prize; and returning to convoy it (forced thereto by the Crew) was taken, the Very laces mentioned in the Policy; but as none was expected three, the Captain failed to another, where he was affured of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Lofs 277 on a Ship for a Voyage, in which Lofs 278 on a Ship to depart with Convoy from one of the two Places mentioned in the Policy; but as none was expected three, the Captain failed to another, where he was affured of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Captain failed to another, where he was affured of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Captain failed to a		Its Trade
ferted, and was afterwards brought into Harbour, the fluppoided unferviceable 20 Paid for Goods taken in a neutral Ship, and experified in the Bills of Lading to be for neutral Account 50 Ferter and the Bills of Lading to be for neutral Account 50 Ferter and the Bills of Lading to be for neutral Account 50 Ferter and the Bills of Lading to be for neutral Account 50 Ferter and 50 Fertility and 50 Ferter and 50 Ferter and 50 Ferter and 50 Ferter an	Paid for a Ship, fent as a Flag of Truce,	Iron imported from America, Duty free 80, 81, 82
ferted, and was afterwards brought into Harbour, the fluppoided unferviceable 20 Paid for Goods taken in a neutral Ship, and experified in the Bills of Lading to be for neutral Account 50 Ferter and the Bills of Lading to be for neutral Account 50 Ferter and the Bills of Lading to be for neutral Account 50 Ferter and the Bills of Lading to be for neutral Account 50 Ferter and 50 Fertility and 50 Ferter and 50 Ferter and 50 Ferter and 50 Ferter an	Paid the whole for a Ship that had been de-	Of St. Thomas, its Trade and Products 834
expressed in the Bills of Lading to be for neutral Account Of a Privateer for a Month, that was damaged by the Enemy, and could not be refitted, during that Term, were acquitted On a French Ships in the late War, paid for them On a Privateer, Interest, or no Interest, which was taken and re-taken, be the whole Loss On a Ship from Loudon to Gibrastar, warranted to depart with Convoy, taken near Spitibad, in the Way to her Convoy, suffered a Loual Loss On a Ship, at Interest or no Interest, that was taken and ransomed, were obliged to pay an entire Loss On a Ship, at Interest, or no Interest, which was taken, re-taken, and fold, to pay Salvage, were freed On a Voyage, as the last, which the Ship, by Damage from a Storm, could not perform, paid the Loss Of a Ship and Cargo, which were taken and ransomed for more than they sold for, paid an entire Loss Of a Ship and Cargo, which were taken and ransomed for more than they sold for, paid an entire Loss Of a Ship and Cargo, which were taken and ransomed for more than they sold for, paid an entire Loss Of a Ship and Cargo, which were taken and ransomed for more than they sold for, paid an entire Loss Of a Ship and Cargo, which were taken and ransomed for more than they sold for, paid an entire Loss Of a Ship to depart with Convoy from one of the two Places mentioned in the Policy is but as none was expected there, the Captain failed to another, where he was taken, and the Loss gaid dured of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Loss gaided of the Port; however he was taken, and the Loss gaided of the Port; however he was taken, and the Loss gaided of the Port; however he was taken, and the Loss gaided of the Port; however he was taken, and the Loss gaided of the Port; however he was taken, and the Loss gaided of the Port; however he was taken, and the Loss gaided of the Port; howers he was assured for the Port; however he was taken, and the Loss gaided of the Port; however he was taken, and the Loss ga	ferted, and was afterwards brought into	Ifles of Afia, their Commerce, &c. 741 & feq.
or a Privateer for a Month, that was damaged by the Enemy, and could not be refitted, during that Term, were acquitted On French Ships in the late War, paid for them On a Privateer, Intereft, or no Intereft, which was taken and re-taken, be the whole Lofs On a Ship from Louden to Gibraltar, warranted to depart with Convoy, fuffered a coal Lofs On a Ship, at Intereft or no Intereft, that was taken and ransomed, were obliged to pay an entire Lofs On a Ship, at Intereft, or no Intereft, which was taken, re-taken, and fold, to pay Salvage, were freed On a Ship, at Intereft, or no Intereft, which was taken, re-taken, and fold, to pay Salvage, were freed On a Ship and Cargo, which were taken and ransomed for more than they fold for, paid an entire Lofs Of a Ship and Cargo, which were and ransomed for more than they fold for, paid an entire Lofs Of a Ship and Cargo, which were and ransomed for more than they fold for, paid an entire Lofs Of a Ship and Cargo, which were and ransomed for more than they fold for, paid an entire Lofs Of a Ship and Cargo, which were and ransomed for more than they fold for, paid an entire Lofs Of a Ship and Cargo, which were and ransomed for more than they fold for, paid an entire Lofs Of a Ship and Cargo, which were and ransomed for more than they fold for, paid an entire Lofs Of a Ship and Cargo, which were addent to the Lofs Of a Ship and Cargo, which were and ransomed for more than they fold for, paid an entire Lofs Of a Ship and Cargo, which were and ransomed for more than they fold for, paid an entire Lofs Of a Ship and Cargo, which were and ransomed for more than they fold for, paid an entire Lofs Of a Ship and Cargo, which were and ransomed for more than they fold for, paid an entire Lofs Of a Ship and Cargo, which were and ransomed for more than they fold for, paid an entire Lofs Of a Ship and Cargo, which were and ransomed for more than they fold for the form of the two Places mentioned in the Poit. The complete the control of the two Places mentioned in the P	Paid for Goods taken in a neutral Ship, and	Of Case de Verd, their Trade 794 & 795
maged by the Enemy, and could not be refitted, during that Terms, were acquitted On French Ships in the late War, paid for them On a Privateer, Intereft, or no Intereft, which was taken and re-taken, be the whole Lofs On a Ship from London to Gibraltar, warranted to depart with Convoy, taken near Spitbad, in the Way to her Couvoy, fuffered a load Lofs On a Ship, at Intereft or no Intereft, that was taken and ranfomed, were obliged to pay an entire Lofs On a Ship, at Intereft, or no Intereft, which was taken, and ranfomed, were obliged to pay an entire Lofs On a Ship, at Intereft, or no Intereft, which was taken, re-taken, and fold, to pay Salvage, were freed On a Voyage, as the laft, which the Ship, by Damage from a Storm, could not perform, paid the Lofs Of a Ship and Cargo, which were taken and ranfomed for more than they fold for, paid an entire Lofs Of a Ship and Cargo, which were taken and ranfomed for more than they fold for, paid an entire Lofs Of a Ship at natering to convoy it (forced thereto by the Crew, was deferted by her Crew, and laid there till rotten, paid the Lofs Of a Ship to depart with Convoy from one of the two Places mentioned in the Policy; but as none was expected there, the Captain failed to another, where he was affured of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, at the Port of the Work and Paira Cruz to Lendon, at the Port; however he was taken, at the Port of the Port; however he was taken, at the Port of the Port; however he was taken, at the Port of the Port; however he was taken, at the Port of the Port; however he was taken, at the Port of the Port; however he was taken, at the Port of the Port; however he was taken, at the Port of the Port; however he was taken, at the Port of the Port; however he was taken, at the Port of the Port of the Port; however he was taken, and the Port of the Port; however he was ta	expressed in the Bills of Lading to be	Of Capa, its frage Soi
maged by the Enemy, and could not be refitted, during that Terms, were acquitted On French Ships in the late War, paid for them On a Privateer, Intereft, or no Intereft, which was taken and re-taken, be the whole Lofs On a Ship from London to Gibraltar, warranted to depart with Convoy, taken near Spitbad, in the Way to her Couvoy, fuffered a load Lofs On a Ship, at Intereft or no Intereft, that was taken and ranfomed, were obliged to pay an entire Lofs On a Ship, at Intereft, or no Intereft, which was taken, and ranfomed, were obliged to pay an entire Lofs On a Ship, at Intereft, or no Intereft, which was taken, re-taken, and fold, to pay Salvage, were freed On a Voyage, as the laft, which the Ship, by Damage from a Storm, could not perform, paid the Lofs Of a Ship and Cargo, which were taken and ranfomed for more than they fold for, paid an entire Lofs Of a Ship and Cargo, which were taken and ranfomed for more than they fold for, paid an entire Lofs Of a Ship at natering to convoy it (forced thereto by the Crew, was deferted by her Crew, and laid there till rotten, paid the Lofs Of a Ship to depart with Convoy from one of the two Places mentioned in the Policy; but as none was expected there, the Captain failed to another, where he was affured of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, at the Port of the Work and Paira Cruz to Lendon, at the Port; however he was taken, at the Port of the Port; however he was taken, at the Port of the Port; however he was taken, at the Port of the Port; however he was taken, at the Port of the Port; however he was taken, at the Port of the Port; however he was taken, at the Port of the Port; however he was taken, at the Port of the Port; however he was taken, at the Port of the Port; however he was taken, at the Port of the Port of the Port; however he was taken, and the Port of the Port; however he was ta	for neutral Account 270	Of Japan, or Japan, ditto 708 & feq.
On Friesch Ships in the late War, paid for them On a Privateer, Intereft, or no Intereft, which was taken and re-taken, be the whole Loss On a Ship from London to Gibraltar, warranted to depart with Convoy, taken near Spitibuad, in threeft or no Intereft, that was taken and ranfomed, were obliged to pay an entire Loss On a Ship, at Intereft, or no Intereft, which was taken, re-taken, and fold, to pay Salvage, were freed On a Voyage, as the last, which the Ship, by Damage from a Storm, could not perform, paid the Loss Of a Ship and Cargo, which were taken and ranfomed for more than they fold for, paid an entire Loss Of a Frivateer, for two Months Interest or no Interest, that was taken, re-taken, and Salvage forgiven, paid the total Loss Of a Ship at and from Liss, which was deferted by her Crew, and laid there till rotten, paid the Loss Underwrote a Ship for a Voyage, in which staken, tho' the Prize got safe, paid the Loss On a Ship for depart with Convoy from one of the two Places mentioned in the Policy; but as none was expected there, the Captain sailed to another, where he was sassured of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, at the Loss assisted of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, at the Loss assisted for the Toure Board of the Toure Board of the Tour, the Prize Creat to Lendon, at the Toure Toure, paid the tools assisted the Toure Board of the Toure Bo	maged by the Enemy, and could not be	Of Orkney and Shetland, ditto 582
On a Privateer, Intereft, or no Intereft, which was taken and ro-taken, be the whole Loss On a Ship from London to Gibraltar, warranted to depart with Convoy, taken near Spitbad, in the Way to her Coawoy, suffered a coal Loss On a Ship, at Intereft or no Intereft, that was taken and ransomed, were obliged to pay an entire Loss On a Ship, at Intereft, or no Intereft, which was taken and ransomed, were obliged to pay an entire Loss On a Voyage, as the last, which the Ship, by Damage from a Storm, could not perform, paid the Loss Of a Ship and Cargo, which were taken and ransomed for more than they fold for, paid an entire Loss Of a Ship and Cargo, which were taken and ransomed for more than they fold for, paid an entire Loss Of a Ship at latter ft, or no Intereft or no Intereft, that was taken, re-taken, and Salvage forgiven, paid the total Loss Of a Ship at and from Liss, which was deferted by her Crew, and laid there till rotten, paid the Loss Underwrote a Ship for a Voyage, in which she took a Prize; and returning to convoy it (forced thereto by the Crew) was taken, the 'the Prize got safe, paid the Loss On a Ship to depart with Convoy from one of the two Places mentioned in the Policy; but as none was expected there, the Captain failed to another, where he was affured of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Loss as furred or meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Loss as furred or meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Loss as furred or meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Loss as furred or meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Loss as the manner failed to another, where he was affured of meeting one, and accordingly failed out to join one that came off the Port; ho	refitted, during that Term, were ac-	Of St. John, their Trade
which was taken and re-taken, be the whole Loss On a Ship from London to Gibraltar, warranted to depart with Convoy, taken near Spitibada, in threeft or no Interest, that was taken and ransomed, were obliged to pay an entire Loss On a Ship, at Interest or no Interest, which was taken, re-taken, and fold, to pay Salvage. were freed On a Voyage, as the last, which the Ship, by Damage from a Storm, could not perform, paid the Loss Of a Ship and Cargo, which were taken and ransomed for more than they fold for, paid an entire Loss Of a Frivateer, for two Months Interest or no Interest, that was taken, re-taken, and Salvage forgiven, paid the total Loss Of a Ship at an afform Lissen, which was deserted by her Crew, and laid there till rotten, paid the Loss Underwrote a Ship for a Voyage, in which she took a Prize; and returning to convoy it (forced thereto by the Crew) was taken, tho' the Prize got safe, paid the Loss On a Ship to depart with Convoy from one of the two Places mentioned in the Policy; but as none was expected there, the Captain sailed to another, where he was safured of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Loss assumed to the Prize Creat to Lendon, at 254 On a Ship from Listers Creat to Lendon, at 255 On a Ship from Listers Creat to Lendon, at 255 On a Ship from Listers Creat to Lendon, at 257 On a Ship from Listers Creat to Lendon, at 257 On a Ship from Listers Creat to Lendon, at 257 On a Ship and the Loss of the two Places mentioned in the Policy; but as none was expected there, the Captain sailed to another, where he was assured of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Loss of the Royal Captage C		Machan, its Products and Traffick 746
which was taken and re-taken, be the whole Loss On a Ship from London to Gibraltar, warranted to depart with Convoy, taken near Spitibada, in threeft or no Interest, that was taken and ransomed, were obliged to pay an entire Loss On a Ship, at Interest or no Interest, which was taken, re-taken, and fold, to pay Salvage. were freed On a Voyage, as the last, which the Ship, by Damage from a Storm, could not perform, paid the Loss Of a Ship and Cargo, which were taken and ransomed for more than they fold for, paid an entire Loss Of a Frivateer, for two Months Interest or no Interest, that was taken, re-taken, and Salvage forgiven, paid the total Loss Of a Ship at an afform Lissen, which was deserted by her Crew, and laid there till rotten, paid the Loss Underwrote a Ship for a Voyage, in which she took a Prize; and returning to convoy it (forced thereto by the Crew) was taken, tho' the Prize got safe, paid the Loss On a Ship to depart with Convoy from one of the two Places mentioned in the Policy; but as none was expected there, the Captain sailed to another, where he was safured of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Loss assumed to the Prize Creat to Lendon, at 254 On a Ship from Listers Creat to Lendon, at 255 On a Ship from Listers Creat to Lendon, at 255 On a Ship from Listers Creat to Lendon, at 257 On a Ship from Listers Creat to Lendon, at 257 On a Ship from Listers Creat to Lendon, at 257 On a Ship and the Loss of the two Places mentioned in the Policy; but as none was expected there, the Captain sailed to another, where he was assured of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Loss of the Royal Captage C	them 272	liftue of an English Woman seized of Lands shall
whole Lofs On a Ship from Londom to Gibraltar, warranted to depart with Convoy, taken near Spitbrad, in the Way to her Coavoy, fuffered a Loal Lofs On a Ship, at Intereft or no Intereft, that was taken and ranfomed, were obliged to pay an entire Lofs On a Ship, at Intereft, or no Intereft, which was taken, and fold, to pay Salvage, were freed On a Voyage, as the laft, which the Ship, by Damage from a Storm, could not perform, paid the Lofs Of a Ship and Cargo, which were taken and ranfomed for more than they fold for, paid an entire Lofs Of a Privateer, for two Months Interest or no Intereft, that was taken, ne-taken, and Salvage forgiven, paid the total Lofs Of a Ship at nate from Lifton, which was deferred by her Crew, and laid there till rotten, paid the Lofs Underwrote a Ship for a Voyage, in which fine took a Prize at an eturning to convoy it (forced thereto by the Crew) was taken, tho' the Prize got fafe, paid the Lofs On a Ship to depart with Convoy from one of the two Places mentioned in the Policy; but as none was expected there, the Captain failed to another, where he was affured of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Lofs and Da Ship from Lafter Creat to Lendon, at 245 On a Ship from Lafter Creat to Lendon, at 246 On a Ship from Lafter Creat to Lendon, at 246 On a Ship from Lafter Creat to Lendon, at 247 On a Ship from Lafter Creat to Lendon, at 247 On a Ship from Lafter Creat to Lendon, at 247 On a Ship from Lafter Creat to Lendon, at 247 On a Ship from Lafter Creat to Lendon, at 247 On a Ship from Lafter Creat to Lendon, at 247 On a Ship from Lafter Creat to Lendon, at 247 On a Ship from Lafter Creat to Lendon, at 247 On a Ship from Lafter Creat to Lendon, at 247 On a Ship from Lafter Creat to Lendon, at 247 On a Ship from Lafter Creat to Lendon, at 247 On a Ship from Lafter Creat to Lendon, at 247 On a Ship from Lafter Creat to Lendon, at 247 On a Ship from Lafter Creat to Lendon, at 247 On a Ship from Lafter Creat to Lendon at	On a Privateer, Interest, or no Interest,	inherit, tho' the Father was an Alien 317
On a Ship, at Interest or no Interest, that was taken and ransomed, were obliged to pay an entire Loss On a Ship, at Interest or no Interest, which was taken, re-taken, and fold, to pay Salvage, were freed on a Voyage, as the last, which the Ship, by Damage from a Storm, could not perform, paid the Loss Of a Ship and Loss Of a Ship and Loss Of a Ship at Cargo, which were taken and ransomed for more than they fold for, paid an entire Loss Of a Ship at laterest, re-taken, and Salvage forgiven, paid the total Loss Of a Ship at and from Liss, which was deserted by her Crew, and laid there till rotten, paid the Loss Underwrote a Ship for a Voyage, in which she took a Prize; and returning to convoy it (forced thereto by the Crew) was taken, tho' the Prize got safe, paid the Loss On a Ship to depart with Convoy from one of the two Places mentioned in the Policy; but as none was expected there, the Captain failed to another, where he was assured of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, at the Loss on a Ship from Liss Park Cruz to Lendon, at 254 On a Ship from Liss Park Cruz to Lendon, at 254 On a Ship from Liss Park Cruz to Lendon, at 254 On a Ship from Liss Park Cruz to Lendon, at 255 On a Ship from Liss Park Cruz to Lendon, at 255 On a Ship from Liss Park Cruz to Lendon, at 255 On a Ship from Liss Park Cruz to Lendon, at 255 On a Ship from Liss Park Cruz to Lendon, at 255 On a Ship from Liss Park Cruz to Lendon, at 255 On a Ship from Liss Park Cruz to Lendon, at 255 On a Ship from Liss Park Cruz to Lendon, at 255 On a Ship from Liss Park Cruz to Lendon, at 257 On a Ship from Liss Park Cruz to Lendon, at 257 On a Ship from Liss Park Cruz to Lendon, at 257 On a Ship from Liss Park Cruz to Lendon, at 257 On a Ship from Liss Park Cruz to Lendon, at 257	whole Lofs 273	Italy's Trade with Great-Britain 614
Spitbrad, in the Way to her Coavoy, suffered a coal Loft On a Ship, at Intereft or no Intereft, that was taken and ranfomed, were obliged to pay an entire Lofs On a Ship, at Intereft, or no Intereft, which was taken, re-taken, and fold, to pay Salvage, were freed On a Voyage, as the laft, which the Ship, by Damage from a Storm, could not per- form, paid the Loft Of a Ship and Cargo, which were taken and ranfomed for more than they fold for, paid an entire Loft Of a Ship and Cargo, which were taken and ranfomed for more than they fold for, paid an entire Loft Of a Ship and Cargo, which were taken and ranfomed for more than they fold for, paid an entire Loft Of a Ship at and from Lifts, which was deferted by her Crew, and laid there till rotten, paid the Loft Underwrote a Ship for a Voyage, in which the took a Prize a and returning to con- voy it (forced thereto by the Crew) was taken, tho' the Prize got fafe, paid the Loft On a Ship to depart with Convoy from one of the two Places mentioned in the Poli- cy; but as none was expected there, the Captain failed to another, where he was affured of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Loft paid On a Ship from Lafter Cruz to Lenden. 279 Loft paid 129 129 129 129 129 129 129 12	On a Ship from London to Gibraltar, war-	What Goods it furnisheth for the Spanib
fered a Loal Lofs On a Ship, at Intereft or no Intereft, that was taken and ranfomed, were obliged to pay an entire Lofs On a Ship, at Intereft, or no Intereft, which was taken, re-taken, and fold, to pay Salvage, were freed On a Voyage, as the laft, which the Ship, by Damage from a Storm, could not per- form, paid the Lofs Of a Ship and Cargo, which were taken and ranfomed for more than they fold for, paid an entire Lofs Of a Frivateer, for two Months Intereft or no Intereft, that was taken, re-taken, and Salvage forgiven, paid the total Lofs Of a Ship at and from Lifton, which was deferted by her Crew, and laid there till rotten, paid the Lofs Underwrote a Ship for a Voyage, in which file took a Prize 3 and returning to con- voy it (forced thereto by the Crew) taken, tho' the Prize got fafe, paid the Lofs On a Ship to depart with Convoy from one of the two Places mentioned in the Poli- cy; but as none was expected there, the Captain failed to another, where he was affured of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, at the Lofs paid On a Ship form Lafter Creat to Lendon, at Its general Trade Italias Banks of Charity, what they are 729 Judges, Ct. in his Majefty's Dominions abroad, their Duty about Ships taken 744 Judges, St. in his Majefty's Dominions abroad, their Duty about Ships taken 16 How appointed for trying Pirates, Ct. 228 Judges, Ct. in his Majefty's Dominions abroad, their Duty about Ships taken 16 Judges, Ct. in his Majefty's Dominions abroad, their Duty about Ships taken 17 Judges, Ct. in his Majefty's Dominions abroad, their Duty about Ships taken 17 Judges, Ct. in his Majefty's Dominions abroad, their Duty about Ships taken 17 Judges, Ct. in his Majefty's Dominions abroad, their Duty about Commerce 720 18 Judges, Ct. in his Majefty's Dominions abroad, 18 Judges, Ct. in his Majefty's Domini	ranted to depart with Convoy, taken near	Weft-Indies 693
On a Ship, at Interest or no Interest, that was taken and ranfomed, were obliged to pay an entire Loss. On a Ship, at Interest, or no Interest, which was taken, and fold, to pay Salvage, were freed. On a Voyage, as the last, which the Ship, by Damage from a Storm, could not perform, paid the Loss. Of a Ship and Cargo, which were taken and ranfomed for more than they sold for, paid an entire Loss. Of a Privateer, for two Months Interest or no Interest, that was taken, re-taken, and Salvage forgiven, paid the total Loss. Of a Ship at and from Lissen, which was deferted by her Crew, and laid there till rotten, paid the Loss. Of a Ship at many the Loss understands of the took a Prize and returning to convoy it (forced thereto by the Crew) was taken, the' the Prize got safe, paid the Loss. On a Ship to depart with Convoy from one of the two Places mentioned in the Policy; but as none was expected there, the Captain sailed to another, where he was assitured of meeting one, and accordingly sailed out to join one that came off the Port; however he was taken, and the Loss paid to a shorter, where he was assitured of meeting one, and accordingly sailed out to join one that came off the Port; however he was taken, and the Loss paid to a shorter, where he was assitured of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Loss paid the Storm Lasten, and the Loss paid the Storm Lasten, and the Loss paid the Storm Lasten and the Ship for a Voyage, in which the Storm and	fered a total Lofs 277	Its general Trade 699 & feq.
to pay an entire Lofs On a Ship, at Intereft, or no Intereft, which was taken, re-taken, and fold, to pay Salvage, were freed On a Voyage, as the last, which the Ship, by Damage from a Storm, could not per- form, paid the Lofs Of a Ship and Cargo, which were taken and ranfomed for more than they fold for, paid an entire Lofs Of a Frivateer, for two Months Interest or no Interest, that was taken, re-taken, and Salvage forgiven, paid the total Lofs Of a Ship at and from Lifter, which was deferred by her Crew, and laid there till rotten, paid the Lofs Underwrote a Ship for a Voyage, in which she took a Prize 3 and returning to con- voy it (forced thereto by the Crew) was taken, tho' the Prize got fafe, paid the Lofs On a Ship to depart with Convoy from one of the two Places mentioned in the Poli- cy; but as none was expected there, the Captain failed to another, where he was assured to another, where he was assured to another, where he was assured in the Control of the two Places mentioned of the Port; however he was taken, at the Lofs paid On a Ship from Laster, and the Lofs paid On a Ship from Laster, and the Lofs paid On a Ship from Laster, and the Port; however he was taken, as the control of the two Places mentioned of the Port; however he was taken, as the control of the two Places mentioned of the Port; however he was taken, as the control of the two Places mentioned of the Port; however he was taken, as the control of the two Places mentioned of the Port; however he was taken, as the control to be flagged or and Atlen Sankrawin, its Trade Lofs paid On a Ship from Laster taken, and the Lofs paid On a Ship from Laster taken, and the Port; however he was taken, and the Lofs paid On a Ship from Laster Cruz to Lender. 275 181 285 181 182 184 185 185 186 187 188 188 189 189 180 180 180 180	On a Ship, at Interest or no Interest, that	Italian Banks of Charity, what they are 366
On a Ship, at Intereft, or no Intereft, which was taken, re-taken, and fold, to pay Salvage, were freed On a Voyage, as the last, which the Ship, by Damage from a Storm, could not perform, paid the Loss Of a Ship and Cargo, which were taken and ransomed for more than they fold for, paid an entire Loss Of a Frivateer, for two Months Interest or no Interest, that was taken, re-taken, and Salvage forgiven, paid the total Loss Of a Ship at and from Lisson, which was deserted by her Crew, and laid there till rotten, paid the Loss Underwrote a Ship for a Voyage, in which she took a Frize; and returning to convoy it (forced thereto by the Crew) was taken, tho' the Prize got safe, paid the Loss On a Ship to depart with Convoy from one of the two Places mentioned in the Policy; but as none was expected there, the Captain failed to another, where he was assured of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Loss and the Loss and the Loss assured to the Provite how the Provite how the Loss assured to the Provite how the Loss assured to the Provite how the	to pay an entire Lois 270	Tudda, or Zidden, its Trade
Salvage, were freed On a Voyage, as the last, which the Ship, by Damage from a Storm, could not per- form, paid the Loss Of a Ship and Cargo, which were taken and ransomed for more than they sold for, paid an entire Loss Of a Frivateer, for two Months Interest or no Interest, that was taken, re-taken, and Salvage forgiven, paid the total Loss Of a Ship at and from Liss, which was deserted by her Crew, and laid there till rotten, paid the Loss Underwrote a Ship for a Voyage, in which she took a Frize; and returning to con- voy it (forced thereto by the Crew) was taken, tho' the Prize got sase, paid the Loss On a Ship to depart with Convoy from one of the two Places mentioned in the Poli- cy; but as none was expected there, the Captain saided to another, where he was assured of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Loss paid On a Ship from Laster, and the Loss paid On a Ship from Laster, and the Loss paid On a Ship from Laster, and the Loss paid On a Ship from Laster, and the Loss paid the Loss On a Ship from Laster, and the Loss paid the Loss paid the Port; however he was taken, and the Loss paid on the laster, and the Loss paid the Lo	On a Ship, at Interest, or no Interest, which	Judges, &c. in his Majesty's Dominions abroad,
by Damage from a Storm, could not perform, paid the Loß Of a Ship and Cargo, which were taken and ransomed for more than they sold for, paid an entire Loß Of a Privateer, for two Months Interest or no Interest, that was taken, re-taken, and Salvage forgiven, paid the total Loß Of a Ship at and from Lißon, which was deferred by her Crew, and laid there till rotten, paid the Loß Underwrote a Ship for a Voyage, in which she took a Prize and returning to convoy it (forced thereto by the Crew) was taken, tho' the Prize got size, paid the Loß On a Ship to depart with Convoy from one of the two Places mentioned in the Policy; but as none was expected there, the Captain sailed to another, where he was assured of meeting one, and accordingly sailed out to join one that came off the Port; however he was taken, and the Loß and Ship form Laßers Cruze to Lendon, at the Captain Sailed to another, where he was assured to be mode up, when one Party of the Captain sailed to another, where he was assured to another the captain such as the captain such as a ship from Laßers. Admiratly To have the Goods of an on-lawed Bankrupt. To have the Goods of an on-lawed Bankrupt.	was taken, re-taken, and fold, to pay	
by Damage from a Storm, could not perform, paid the Loß Of a Ship and Cargo, which were taken and ransomed for more than they sold for, paid an entire Loß Of a Privateer, for two Months Interest or no Interest, that was taken, re-taken, and Salvage forgiven, paid the total Loß Of a Ship at and from Lißon, which was deferred by her Crew, and laid there till rotten, paid the Loß Underwrote a Ship for a Voyage, in which she took a Prize and returning to convoy it (forced thereto by the Crew) was taken, tho' the Prize got size, paid the Loß On a Ship to depart with Convoy from one of the two Places mentioned in the Policy; but as none was expected there, the Captain sailed to another, where he was assured of meeting one, and accordingly sailed out to join one that came off the Port; however he was taken, and the Loß and Ship form Laßers Cruze to Lendon, at the Captain Sailed to another, where he was assured to be mode up, when one Party of the Captain sailed to another, where he was assured to another the captain such as the captain such as a ship from Laßers. Admiratly To have the Goods of an on-lawed Bankrupt. To have the Goods of an on-lawed Bankrupt.	On a Voyage, as the last, which the Ship,	Judgments suffered as a Security in usurious Con-
and ranformed for more than they fold for, paid an entire Lofs Of a Privateer, for two Months Interest or no Interest, that was taken, re-taken, and Salvage forgiven, paid the total Lofs Of a Ship at and from Listen, which was deferted by her Crew, and laid there till rotten, paid the Lofs Underwrote a Ship for a Voyage, in which she took a Prize 3 and returning to convoy it (forced thereto by the Crew) was taken, the' the Prize got safe, paid the Lofs On a Ship to depart with Convoy from one of the two Places mentioned in the Policy; but as none was expected there, the Captain failed to another, where he was assumed to meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Lofs paid On a Ship from Lasten, and the Lofs paid On a Ship from Lasten, and the Lofs paid On a Ship from Lasten Lossen Lossen at Lossen and the Lofs paid On a Ship from Lasten Lossen at Lossen at Lossen and the Lofs paid On a Ship from Lasten Lossen at Lossen a	by Damage from a Storm, could not per-	tracts, how may be avoided 363
and rantomed for more than they fold for, paid an entire Lofs Of a Frivateer, for two Months Interest or no Interest, that was taken, re-taken, and Salvage forgiven, paid the total Lofs Of a Ship at and from Lifton, which was deserted by her Crew, and laid there till rotten, paid the Lofs Underwrote a Ship for a Voyage, in which she took a Prize; and returning to convoy it (forced thereto by the Crew) was taken, tho' the Prize got safe, paid the Lofs On a Ship to depart with Convoy from one of the two Places mentioned in the Policy; but as none was expected there, the Captain saided to another, where he was assured of meeting one, and accordingly saided out to join one that came off the Port; however he was taken, and the Lofs paid On a Ship from Lafter Cruze to Lendon.	Of a Ship and Cargo, which were taken	
no Interest, that was taken, re-taken, and Salvage forgiven, paid the total Loss Of a Ship at and from Liss, which was deferted by her Crew, and laid there till rotten, paid the Loss Underwrote a Ship for a Voyage, in which she took a Pirze and returning to convoy it (forced thereto by the Crew) was taken, tho' the Prize got fase, paid the Loss On a Ship to depart with Convoy from one of the two Places mentioned in the Policy; but as none was expected there, the Captain failed to another, where he was assured to meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Loss paid On a Ship from Laster, and the Loss paid the Loss paid to another, where he was assured to meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Loss paid On a Ship from Laster, and the Loss paid the Loss pa	and raniomed for more than they fold	Janes Coaft, its Trade
no Interest, that was taken, re-taken, and Salvage forgiven, paid the total Loss Of a Ship at and from Lifton, which was deferted by her Crew, and laid there till rotten, paid the Loss Underwrote a Ship for a Voyage, in which she took a Prize; and returning to convoy it (forced thereto by the Crew) was taken, tho' the Prize got safe, paid the Loss On a Ship to depart with Convoy from one of the two Places mentioned in the Policy; but as none was expected there, the Captain failed to another, where he was affured of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Loss paid On a Ship from La Pera Crue to Lendon, at 1286 On a Ship from La Pera Crue to Lendon, at 287 On a Ship from La Pera Crue to Lendon, at 287 On a Ship from La Pera Crue to Lendon, at 287 In find market Court-Martial, how far it extends Loss an Alien Trade Cause is an Alien Alien Trade K. Keys, at London; where Goods are not to be fluipped or landed Those which are lawful, and the Time for working thereon Admiralty Keys, at London; where Goods are not to be fluipped or landed Those which are lawful, and the Time for working thereon Kily, or Kilia, its Trade King, or Kilia, its Trade King, or Kilia, its Trade Xincardin, its Products King Ribard II. limited the Jorislicition of the Admiralty To have the Goods of an out-lawed Bank-rupt To have the Goods of an out-lawed Bank-rupt King David, his immense Riches 277	for, paid an entire Lois 283	Marine, its Officers 247 248
and Salvage forgiven, paid the total Lofs Lofs Of a Ship at and from Lifton, which was deferred by her Crew, and laid there till rotten, paid the Lofs Underwrote a Ship for a Voyage, in which fine took a Prize 3 and returning to convoy it (forced thereto by the Crew) was taken, tho' the Prize got fafe, paid the Lofs On a Ship to depart with Convoy from one of the two Places mentioned in the Policy; but as none was expected there, the Captain failed to another, where he was affured of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Lofs paid On a Ship from Laften Crew to Lendon.	no Interest, that was taken, re-taken,	
deferted by her Crew, and laid there till rotten, paid the Loß Underwrote a Ship for a Voyage, in which the took a Prize; and returning to convoy it (forced thereto by the Crew) was taken, tho' the Prize got fafe, paid the Loß On a Ship to depart with Convoy from one of the two Places mentioned in the Policy; but as none was expected there, the Captain failed on another, where he was affured of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Loß paid On a Ship from La Pera Cruz to Lendon.	and Salvage forgiven, paid the total	extends 252
deferted by her Crew, and laid there till rotten, paid the Loß Underwrote a Ship for a Voyage, in which the took a Prize; and returning to convoy it (forced thereto by the Crew) was taken, tho' the Prize got fafe, paid the Loß On a Ship to depart with Convoy from one of the two Places mentioned in the Policy; but as none was expected there, the Captain failed on another, where he was affured of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Loß paid On a Ship from La Pera Cruz to Lendon.	Of a Ship at and from Lifess, which was	Caufe is an Alien
Underwrote a Ship for a Voyage, in which the took a Prize; and returning to convoy it (forced thereto by the Crew) was taken, tho' the Prize got isfe, paid the Lofa On a Ship to depart with Convoy from one of the two Places mentioned in the Policy; but as none was expected there, the Captain failed to another, where he was affured of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Lofa paid On a Ship from La Pera Cruze to Lendon.	deferted by her Crew, and laid there till	Jutland, its Trade 816
voy it (forced thereto by the Crew) was taken, the' the Prize got fafe, paid the Lofs On a Ship to depart with Convoy from one of the two Places mentioned in the Poli- cy; but as none was expected there, the Captain failed to another, where he was affured of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Lofs paid On a Ship from La Pera Cruze to Lendon. 250 262 277 285 286 287 381 Thofe which are lawful, and the Time for working thereon (King, or Kilia, its Trade (King, arthered, its Trade (King, Richard II. limited the Jorifdiction of the Admiralty 426 King Richard II. limited the Jorifdiction of the Captain failed out to join one that came off the Port; however he was taken, and the Lofs paid 287 Cap a Ship from La Pera Cruze to Lendon. 287 288 An int to be failed and the Time for working thereon 75 King Richard II. limited the Jorifdiction of the Admiralty 246 King David, his immenfe Riches 259 King David, his immenfe Riches 277		TERMS in Breaks De
voy it (forced thereto by the Crew) was taken, the' the Prize got fafe, paid the Lofs On a Ship to depart with Convoy from one of the two Places mentioned in the Poli- cy; but as none was expected there, the Captain failed to another, where he was affured of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Lofs paid On a Ship from La Pera Cruze to Lendon. 250 262 277 285 286 287 381 Thofe which are lawful, and the Time for working thereon (King, or Kilia, its Trade (King, arthered, its Trade (King, Richard II. limited the Jorifdiction of the Admiralty 426 King Richard II. limited the Jorifdiction of the Captain failed out to join one that came off the Port; however he was taken, and the Lofs paid 287 Cap a Ship from La Pera Cruze to Lendon. 287 288 An int to be failed and the Time for working thereon 75 King Richard II. limited the Jorifdiction of the Admiralty 246 King David, his immenfe Riches 259 King David, his immenfe Riches 277	the took a Prize; and returning to con-	Keys, at London; where Goods are
Thole which are lawful, and the Time for Lofs On a Ship to depart with Convoy from one of the two Places mentioned in the Policy; but as none was expected there, the Captain failed to another, where he was affured of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Lofs paid On a Ship from La Free Cruz to Lenders. at 150 front of the Talafri.	vov it (forced thereto by the Crew) was	not to be fairped or landed 381
On a Ship to depart with Convoy from one of the two Places mentioned in the Policy; but as none was expected there, the Captain failed to another, where he was affured of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Lofe paid On a Ship from La Pera Crue to Lendon. at	taken, tho the Prize got late, paid the	Those which are lawful, and the Time
of the two Places mentioned in the Policy; but as none was expected there, the Captain failed to another, where he was affured of meeting one, and accordingly failed out to join one that came off the Port; however he was taken, and the Lofs paid On a Ship from La Pera Cruze to Lendon. at 1500 and 1	On a Ship to depart with Convoy from one	Kily, or Kilia, its Trade 716
failed out to join one that came off the Port; however he was taken, and the Lofs paid On a Ship from La Pera Cruze to Lendon. at King, to have Sonds dee by an Alien Enemy 314 To have the Goods of an out-lawed Bank- rupt King David, his immenfe Riches 43 277	of the two Places mentioned in the Poli-	Kincardin, its Products 583
failed out to join one that came off the Port; however he was taken, and the Lofs paid On a Ship from La Pera Cruze to Lendon. at King, to have Sonds dee by an Alien Enemy 314 To have the Goods of an out-lawed Bank- rupt King David, his immenfe Riches 43 277	Captain failed to another, where he was	Admiralty 246
Lofs paid Lofs paid On a Ship from La Vera Cruz to London, at King David, his immense Riches 45 King David, his immense Riches 45 King dom of the Faldri.	affured of meeting one, and accordingly	King, to have Bonds due by an Alien Enemy 314
Lofs paid 236 King David, his immenfe Riches 35 On a Ship from La Vera Cruz to London, at King David, his immenfe 2277	failed out to join one that came off the	To have the Goods of an out-lawed Bank-
Un a Ship from La Vera Cruz to Landon, at Kingdom of the Talores 277	Lofs paid 286	King David, his immense Riches 45
Americal or no interest, which was leized America to Products	On a Ship from La Vera Crun to London, at	Kingdom of the Talotes 277
1 104	anterest or no interest, which was leized	10 Y Kirmant,

Kirman, its Trade . Fage 710 × 717	Little Bescharte, or Cafgbar, its Trade and Products
Erngeree, its Trade	Little Comray Lighthouse
A Conception, its Trade 816 Latand, its Trade 816 Lampi, its Trade 729 La Mafry, its Trade 717 Lamcafer Port, its Act 165 Lancafer, its Products Lands, how are to be fold by the Commissioners of	Listle Malueca lilas shain Teads
I A Conception, its Trade 80c 816	Livonia, its Trade
Lampi, its Trade 789	Liverpoole Harbour, its Att
La Mafre, its Trade 717 Lancafer Port, its Act 165	Loading must be shipped within the Time specified
Lancafter Port, its Act	by Charter-party
Lancasbire, its Products 574	Losquione s Vittue, when discovered
Lands, how are to be fold by the Commissioners of	Loange, its I rade
Bankrupta 507	I Limburd: Nave the Invention of the Hamle Book
Bankrupts Land Forces of England, with what Butter and Cheefe are fupplied Land Waiters, what Copies are to make in their Books, before Bocks are to be delivered Rand Land, its Products Langland, its Trade Langland, its Trade	keeping and Exchanges attributed to them
Cheese are supplied 576	7 7 414
Land Watters, what Copies are to make in their	Lordon Affurance, when incorporated 7 & 414
Books, before Books are to be delivered 373 Lears, its Products 283 Langeland, its Trade 216	Lauther, its Trade and Products Lord Chancellor cannot recal a Certificate granted 263 794
Laure, 10 Frontes	a Bankrupt
Langeland, its Trade 816 Langeland, its Trade 829 Langeland, its Trade and Products 675 Langeall, its Trade 844	Lord High Admiral man appales 371 4 5 4 499
L'Angoumois, its Trade and Products 675	Lord High Admiral may appoint Vice Admirals to
Langiall, its Trade 84;	adjudge Marine Cafes 247 Lerrain, its Trade and Products 68e
Languedeck, its Trade 682 & 683	
Large Ships, when first built in England 673	
Large Ships, when first built in England 6;3 La Trinidad, its Trade 807	Louistane, or Cape-Breton, its Trade Louistane, or Milistrapi, its Trade 813 810
	Lowisane, or Missippi, its Trade 813
Laws of brothers as a sufferdare 550 Laws to be consented as his Majetty's Fleet 247 & feq. Leagues and Transa, where they are 243	LEBECH, ICS A FACE
Laws to be on a ned in his Majefty's Fleet 247 & leq.	Lucca, its Trade
Leagues and Trunks, with they are \$43	Linearines no remain Since
Arc of the integrated of senting 244	I when a constitution of the Elegeners of the Smeller and
Leafes at an in decession, when are usurious 363	modern Trade
Legacy is within the Act against Bankrupts 514	Lyannels, its Trade and Products 675
Legal Interest only taken, is fast, 'ho' the Bond was	
ufurious 364	M.
Legbern, its Trade 709 Leith, Harbour 193	MacAO, its Trade and Products 781 Madagafar, its Trade and Products 736 Madera, its Products 736 Madera, its Products, 276, 738
	Madagar, its Trade and Products 792
Leicestersbire, its Products Tenders of Money accepting a Gratuity, are not	Madera, its Products 736
thereby Ufurers 364	Madras, its Fredniks, E.c. 738
Less (in America) its Trade 807	Maine, its Trade and Products 765 & 766
Lefterfo, its Trade 808	
Letters of Marque and Reprifal, what they are 198	Malakaria, its Fair Malakar, its Trade and Products 761, 762
The requisits Circumstances for obtaining	manacca, its trade
them 199	Malagueta Coaft, its Trade Malaives, their Products and Traffick 7707 783
Their Form 200, 201, 202	Maldiwes, their Products and Traffick 283
The Method of procuring them 215	Malimee, it Trade
Letters of Attorney made by Seamen, must be made	Malta, its Trade and Products 741 Mandahl, its Products 829
revocable	Mandahl, its Products
Letters of fafe Conduct to be enrolled . Chan-	Mangaler, its Trade
Letters of fafe Conduct to be enrolled a Chan- cery 343	Mangaler, its Trade Manillus, or Philippines, their Products and Trade
Letters from a Merchant to his Wife, &c. to accept	Mangaler, its Trade Manillas, or Philippines, their Products and Trade 762 762 762 762
Letters from a Merchant to his Wife, &c. to accept Bills of Exchange, is not a proper Power 427	Mangaler, its Trade Manillas, or Philippines, their Products and Trade 762 762 762 762
cery 243 Letters from a Merchant to his Wife, &c. to accept Bills of Exchange, is not a proper Power 427 Letters of Credit, their Difference, and what they	Mangaler, its Trade Manillas, or Philippines, their Products and Trade 796 & 797 Mankifolah, its Trade 753 Maracanies, its Trade, and Products 804
Letters from a Merchant to his Wife, &c. to accept Bills of Exchange, is not a proper Power Letters of Credit, their Difference, and what they 446	Mangaler, its Trade Manillus, or Philippines, their Products and Trade Mankifelak, its Trade, and Products Marcanies, its Trade, and Products Marcanies, or Parel Marcanies
cery 243 Letters from a Merchant to his Wife, &c. to accept Bills of Exchange, is not a proper Power 427 Letters of Credit, their Difference, and what they are 446 Their Form 446	Mangaler, its Trade Manillus, or Philippines, their Products and Trade Mankifolak, its Trade Manacaibe, its Trade, and Products Marganibe, its Trade, and Products Marganibe, or Pearly Ife, its Trade Marganet Harbour, its Act Marganet Control of the Paris
cery 243 Letters from a Merchant to his Wife, &c. to accept Bills of Exchange, is not a proper Power 427 Letters of Credit, their Difference, and what they are 446 Their Form Letters of Refpite, in France, defined, and how pro-	Mangaler, its Trade Manillus, or Philippines, their Products and Trade Manillus, its Trade Mankifelah, its Trade Maracashe, its Trade, and Products Margarita, or Pearl Ille, its Trade Margarita, or Pearl Ille, its Trade Margaret Harbour, its Act Marine Cafes decidable in Equity
cery 243 Letters from a Merchant to his Wife, &c. to accept Bills of Exchange, is not a proper Power 427 Letters of Credit, their Difference, and what they are 446 Their Form 447 Letters of Refpite, in France, defined, and how procured 550 In what Cafes are denied 550	Mangaler, its Trade Manillas, or Philippines, their Products and Trade Manillas, or Philippines, their Products and Trade Mankifolah, its Trade Maracaciès, its Trade, and Products Margarite, or Pearl Ille, its Trade Margarite Harbour, its Act Margate Harbour, its Act Marines Cales decidable in Equity Maniners, their Contract with Privarers
cery a43 Letters from a Merchant to his Wife, &sc. to accept Bills of Exchange, is not a proper Power Letters of Credit, their Difference, and what they Their Form 446 Letters of Refpite, in France, defined, and how procured cured 1 In what Cafes are denied Denive the Grantees, for the prefent, of	Mangaler, its Trade Manillus, or Philippines, their Products and Trade Manillus, its Trade Marketsle, its Trade Marketsle, its Trade, and Products Margarita, or Pearl Ille, its Trade Margarita, or Pearl Ille, its Trade Margarita Harbour, its AC Marine Cafes decidable in Equity Mariners, their Contract with Privateers Their Wages triable in the Admiralty
cery a43 Letters from a Merchant to his Wife, &sc. to accept Bills of Exchange, is not a proper Power Letters of Credit, their Difference, and what they Their Form 446 Letters of Refpite, in France, defined, and how procured cured 1 In what Cafes are denied Denive the Grantees, for the prefent, of	Mangaler, its Trade Manillus, or Philippines, their Products and Trade Mankilolah, its Trade Maracaios, its Trade, and Products Margania, or Paril Ile, its Trade Margania, or Paril Ile, its Trade Margate Harbour, its Act Marine Cales decidable in Equity Mariners, their Contract with Privateers Their Wages triable in the Admiralty Must contribute to Goods spoiled on Ship- Must contribute to Goods spoiled on Ship-
cery 243 Letters from a Merchant to his Wife, &Sc. to accept Bills of Exchange, is not a proper Power Letters of Credit, their Difference, and what they Their Form 447 Letters of Refpite, in France, defined, and how procured 550 In what Cafes are denied Deprive the Grantees, for the prefent, of Honour, and public Pofts 711 & fea.	Mangaler, its Trade Manillus, or Philippines, their Products and Trade Manillus, or Philippines, their Products and Trade Mankifelah, its Trade Margarita, or Pearl Ifle, its Trade Margarita, or Pearl Ifle, its Trade Margarita Harbour, its Act Marine Cales decidable in Equity Marine Cales decidable in Equity Mariners, their Contract with Privateers Their Wages triable in the Admiralty Must contribute to Goods spoiled on Ship- board Marriages not to be infured
cery a43 Letters from a Merchant to his Wife, &c. to accept Bills of Exchange, is not a proper Power Letters of Credit, their Difference, and what they are Their Form 446 Letters of Refpire, in France, defined, and how procured cured 550 In what Cafes are denied Deprive the Grantees, for the prefent, of Honour, and public Pofts ditto Letters of the prefent, of Care and the prefent of Care and the prefent of Care and Car	Mangaler, its Trade Manillus, or Philippines, their Products and Trade Mankifelah, its Trade Maracailes, its Trade Margarita, or Pearl Ifle, its Trade Margarita (or Pearl Ifle, its Trade Margate Harbour, its Act Marines and their contract with Privateers Their Wages triable in the Admiralty Muth contribute to Goods spoiled on Ship- board Marinegas not to be infured
Letters from a Merchant to his Wife, &sc. to accept Bills of Exchange, is not a proper Power Letters of Credit, their Difference, and what they are Their Form Letters of Refpite, in France, defined, and how procured In what Cafes are denied Deprive the Grantees, for the prefent, of Honour, and public Pofts Levant Trade Licences, grantable to Landmen, to protect them for two Years from the Prefs	Mangaler, its Trade Manillas, or Philippines, their Products and Trade Manillas, its Trade Markelsh, its Trade Markelsh, its Trade Markelsh, its Trade Margarita, or Pearl Ille, its Trade Margarita Harbour, its Act 149 Marine Cafes decidable in Equity Mariners, their Contract with Privateers 204 Maringer House Trade in the Admiralty Must contribute to Goods spoiled on Shipboard Marriages not to be insured Marriage Boods, their Power in Bankruptcies Marriage lionds, their Power in Bankruptcies Marriage, its Alliance with the Romans, Antiquity
Letters from a Merchant to his Wife, &sc. to accept Bills of Exchange, is not a proper Power Letters of Credit, their Difference, and what they are Their Form Letters of Refpite, in France, defined, and how procured In what Cafes are denied Deprive the Grantees, for the prefent, of Honour, and public Pofts Levant Trade Licences, grantable to Landmen, to protect them for two Years from the Prefs	Mangaler, its Trade Manillas, or Philippines, their Products and Trade Manillas, or Philippines, their Products Markelsh, its Trade Maracashe, its Trade, and Products Margarite, or Pearl Ille, its Trade Margarite, or Pearl Ille, its Trade Margarite Harbour, its Act Marine Cafes decidable in Equity Marines Cafes decidable in Equity Marines, their Contract with Privacera Their Wages triable in the Admiralty Must contribute to Goods spoiled on Ship- board Marriages not to be infured Marriage Bonds, their Power in Bankruptsies Marillan, its Alliance with the Romans, Antiquity and great Trade
Letters from a Merchant to his Wife, &sc. to accept Bills of Exchange, is not a proper Power Letters of Credit, their Difference, and what they are Their Form Letters of Refpite, in France, defined, and how pro- cured In what Cafes are denied Deprive the Grantees, for the prefent, of Honour, and public Posts Licences, grantable to Landmen, to protect them for two Years from the Prefs Lighthouse, its Definition 194 Lighthouse, its	Manyader, its Trade Manillas, or Philippines, their Products and Trade Manillas, or Philippines, their Products and Trade Mankifolab, its Trade Maracacibe, its Trade, and Products Margarite, or Pearl Ille, its Trade Margarite, or Pearl Ille, its Trade Margarite Harbour, its Act Marine Cafes decidable in Equity Marine Cafes decidable in Equity Marines, their Contract with Privateers Their Wages triable in the Admiralty Must contribute to Goods ipoiled on Ship- board Marriages not to be infured Marriages not to be infured Marriages mot to be infured Marriales, its Alliance with the Romans, Antiquity and great Trade Marrinics, its Trade and Products 810
cery 243 Letters from a Merchant to his Wife, &sc. to accept Bills of Exchange, is not a proper Power Letters of Credit, their Difference, and what they Their Form 446 Letters of Refpite, in France, defined, and how procured 550 In what Cafes are denied 551 Deprive the Grantees, for the prefent, of Honour, and public Pofts 351 Letters, grantable to Landmen, to protect them for two Years from the Prefs 92 Lighthouse, its Definition 71 & fee. Lighthouse, its Definition 72 Lighthouse and Beacons to he erecked by War-	Manyader, its Trade Manillus, or Philippines, their Products and Trade Manillus, its Trade Mankifelah, its Trade Maracaishe, its Trade, and Products Marganita, or Pearl Ille, its Trade Marganita, or Pearl Ille, its Trade Marganita Harbour, its AC Marines Cafes decidable in Equity Mariners, their Contract with Privateers Their Wages triable in the Admiralty Must contribute to Goods spoiled on Shipbourd Marriage Bonds, their Power in Bankruptcies Marriling, its Alliance with the Romens, Antiquity and great Trade Martinics, its Trade and Products Maryland, its Trade and Products 642
cery a43 Letters from a Merchant to his Wife, &c. to accept Bills of Exchange, is not a proper Power Letters of Credit, their Difference, and what they are Their Form 446 Letters of Refpite, in France, defined, and how procured - 550 In what Cafes are denied Deprive the Grantees, for the prefent, of Honour, and public Pofts 711 & feq. Licences, grantable to Landmen, to protect them for two Years from the Prefs 194 Lighthouse, its Definition The first built by Ptolomy Philadelphus Lighthouses and Beacons to be erecked by Warrant	Mangaler, its Trade Manillas, or Philippines, their Products and Trade Manillas, or Philippines, their Products and Trade Mankifelah, its Trade Maracaciès, its Trade, and Products Margarita, or Pearl Ille, its Trade Margarita, or Pearl Ille, its Trade Margarita Harbour, its Act Marine Cafes decidable in Equity Marines Cafes decidable in Equity Marines, their Contract with Privateers Their Wages triable in the Admiralty Must contribute to Goods spoiled on Ship- board Marriages not to be infured Marriages not to be infured Marriages not are in Bankrupteies Marfiells, its Alliance with the Romans, Antiquity and great Trade Marriand, its Trade and Products Marjand, its Trade and Products Marjand, its Trade
cery a43 Letters from a Merchant to his Wife, &c. to accept Bills of Exchange, is not a proper Power Letters of Credit, their Difference, and what they are Their Form 446 Letters of Refpite, in France, defined, and how procured - 550 In what Cafes are denied Deprive the Grantees, for the prefent, of Honour, and public Pofts 711 & feq. Licences, grantable to Landmen, to protect them for two Years from the Prefs 194 Lighthouse, its Definition The first built by Ptolomy Philadelphus Lighthouses and Beacons to be erecked by Warrant	Mangaler, its Trade Manillas, or Philippines, their Products and Trade Manillas, its Trade Mankielah, its Trade Maracache, its Trade, and Products Margarita, or Pearl Ille, its Trade Margarita, or Pearl Ille, its Trade Margarita Harbour, its Act Marine Cafes decidable in Equity Marines Cafes decidable in Equity Marines, their Contract with Privateers Their Wages triable in the Admiralty Must contribute to Goods spoiled on Shipboard Marriages not to be insured Marriage Bionds, their Power in Bankruptcies Marjidale, its Alliance with the Romans, Antiquity and great Trade Martines, its Trade and Products Marjiand, its Trade and Products Marjiand, its Trade and Products Marjiand, its Trade of Trade Matters of Ships answerable to the Owners for their
cery a43 Letters from a Merchant to his Wife, &sc. to accept Bills of Exchange, is not a proper Power Letters of Credit, their Difference, and what they are Their Form 446 Letters of Refpite, in France, defined, and how procured - 550 In what Cafes are denied Deprive the Grantees, for the prefent, of Honour, and public Pofts 711 & feq. Licences, grantable to Landmen, to protect them for two Years from the Prefs Lighthoufe, its Definition 194 Lighthoufes and Beacons to be erecked by Warrant That at Ilfordcambe, when to be used The Coloffus of Rhodeu, a famous one.	Manyader, its Trade Manillas, or Philippines, their Products and Trade Manillas, or Philippines, their Products Mankifolab, its Trade Maracacibe, its Trade, and Products Margarite, or Pearl Ifle, its Trade Margarite, or Pearl Ifle, its Trade Margarite Harbour, its Act Marines Cafes decidable in Equity Marines, their Contract with Privateers Their Wages triable in the Admiralty Must contribute to Goods spoiled on Shipboard Marriages not to be infured Marriages mot to be infured Marriages mot to be infured Marriage inonds, their Power in Bankruptsies Marrialin, its Alliance with the Ramans, Antiquity and great Trade Martinice, its Trade and Products Maryland, its Trade and Products Margarite, its Trade and Products Maryland, its Trade and Products
cery 243 Letters from a Merchant to his Wife, &c. to accept Bills of Exchange, is not a proper Power Letters of Credit, their Difference, and what they are Their Form 446 Letters of Refpite, in France, defined, and how procured 550 In what Cases are denied Deprive the Grantees, for the present, of Hoosur, and public Posts 251 Licences, grantable to Landmen, to protect them for two Years from the Press 194 Lighthouse, its Definition 194 Lighthouse and Beacons to be erected by Warrant That at Uferdeambe, when to be used The Colossius of Robots, a famous one, its Description 195	Manyader, its Trade Manillas, or Philippines, their Products and Trade Manillas, or Philippines, their Products and Trade Manifelah, its Trade Maracache, its Trade, and Products Margarite, or Pearl Ille, its Trade Marines Cafes decidable in Equity Marines Cafes decidable in Equity Must contribute to Goods spoiled on Shipboard Marringes not to be infured Marringes not to be infured Marringes not to be infured Marringes fonds, their Power in Bankruptcies Marlillar, its Alliance with the Romans, Antiquity and great Trade Martinsic, its Trade and Products Marringies,
cery 243 Letters from a Merchant to his Wife, &sc. to accept Bills of Exchange, is not a proper Power Letters of Credit, their Difference, and what they are Their Form 446 Letters of Refpite, in France, defined, and how procured 550 In what Cafes are denied 550 In what Cafes are denied 751 & feq. Licences, grantable to Landmen, to protect them for two Years from the Prefs. 461 Licences, grantable to Landmen, to protect them for two Years from the Prefs. 461 Lighthouse, its Definition 194 Lighthouse and Beacons to be erected by Warrant 197 That at Ilfordicambe, when to be used 152 The Colostus of Rhodes, a famous one, its Deferpion Several others abroad, as the Tower of the Colostus Phone of Misters at Several others abroad, as the Tower of the Colostus Phone of Misters at Several others abroad, as the Tower of the Colostus Phone of Misters at Several others abroad, as the Tower of the Colostus Phone of Misters at Several others abroad, as the Tower of the Colostus Phone of Misters at Several Others abroad, as the Tower of the Colostus Phone of Misters at Several Others abroad, as the Tower of the Colostus Phone of Misters at Several Others abroad, as the Tower of the Colostus Phone of Misters at Several Others abroad, as the Tower of the Colostus Phone of Misters at Several Others abroad, as the Tower of the Colostus Phone of Misters at Several Others abroad, as the Tower of the Colostus Phone of Misters at Several Others abroad, as the Tower of the Colostus Phone of the Colostus Phon	Manyader, its Trade Manillas, or Philippines, their Products and Trade Manillas, or Philippines, their Products and Trade Manifelah, its Trade Maracache, its Trade, and Products Margarite, or Pearl Ille, its Trade Marines Cafes decidable in Equity Marines Cafes decidable in Equity Must contribute to Goods spoiled on Shipboard Marringes not to be infured Marringes not to be infured Marringes not to be infured Marringes fonds, their Power in Bankruptcies Marlillar, its Alliance with the Romans, Antiquity and great Trade Martinsic, its Trade and Products Marringies,
cery 243 Letters from a Merchant to his Wife, &sc. to accept Bills of Exchange, is not a proper Power Letters of Credit, their Difference, and what they are Their Form 446 Letters of Refpite, in France, defined, and how procured 550 In what Cafes are denied 550 In what Cafes are denied 751 & feq. Licences, grantable to Landmen, to protect them for two Years from the Prefs. 461 Licences, grantable to Landmen, to protect them for two Years from the Prefs. 461 Lighthouse, its Definition 194 Lighthouse and Beacons to be erected by Warrant 197 That at Ilfordicambe, when to be used 152 The Colostus of Rhodes, a famous one, its Deferpion Several others abroad, as the Tower of the Colostus Phone of Misters at Several others abroad, as the Tower of the Colostus Phone of Misters at Several others abroad, as the Tower of the Colostus Phone of Misters at Several others abroad, as the Tower of the Colostus Phone of Misters at Several others abroad, as the Tower of the Colostus Phone of Misters at Several Others abroad, as the Tower of the Colostus Phone of Misters at Several Others abroad, as the Tower of the Colostus Phone of Misters at Several Others abroad, as the Tower of the Colostus Phone of Misters at Several Others abroad, as the Tower of the Colostus Phone of Misters at Several Others abroad, as the Tower of the Colostus Phone of Misters at Several Others abroad, as the Tower of the Colostus Phone of Misters at Several Others abroad, as the Tower of the Colostus Phone of the Colostus Phon	Manyader, its Trade Manillas, or Philippines, their Products and Trade Manillas, or Philippines, their Products and Trade Manifelah, its Trade Maracache, its Trade, and Products Margarite, or Pearl Ille, its Trade Marines Cafes decidable in Equity Marines Cafes decidable in Equity Must contribute to Goods spoiled on Shipboard Marringes not to be infured Marringes not to be infured Marringes not to be infured Marringes fonds, their Power in Bankruptcies Marlillar, its Alliance with the Romans, Antiquity and great Trade Martinsic, its Trade and Products Marringies,
cery 243 Letters from a Merchant to his Wife, &c. to accept Bills of Exchange, is not a proper Power Letters of Credit, their Difference, and what they are Their Form 447 Letters of Refpite, in France, defined, and how procured 550 In what Cases are denied Deprive the Grantees, for the present, of Honour, and public Posts 711 & feq. Licences, grantable to Landmen, to protect them for two Years from the Press Lighthouse, its Definition 194 Lighthouses and Beacons to be erecked by Warrant That at Ilfordicambe, when to be used The Colossus one, its Description Several others abroad, as the Tower of Corden, the Phase of Mission, at Gema, Barcelossa, &c. And ours at Home, on Scills, the Eddysbase,	Manyader, its Trade Manillas, or Philippines, their Products and Trade Manillas, or Philippines, their Products and Trade Manifelah, its Trade Maracache, its Trade, and Products Margarite, or Pearl Ille, its Trade Marines Cafes decidable in Equity Marines Cafes decidable in Equity Must contribute to Goods spoiled on Shipboard Marringes not to be infured Marringes not to be infured Marringes not to be infured Marringes fonds, their Power in Bankruptcies Marlillar, its Alliance with the Romans, Antiquity and great Trade Martinsic, its Trade and Products Marringies,
Letters from a Merchant to his Wife, &sc. to accept Bills of Exchange, is not a proper Power Letters of Credit, their Difference, and what they are Their Form Letters of Refpite, in France, defined, and how procured In what Cafes are denied Deprive the Grantees, for the prefent, of Honour, and public Posts Licences, grantable to Landmen, to protect them for two Years from the Prefs. Lighthouse, its Definition The first built by Prolomy Philadelphus That at Ilfordcambe, when to be used The Colossus of Rhodes, a famous one, its Deferpion Several others abroad, as the Tower of Corden, the Phare of Missing, at General Reviews, Bercelson, &s. And ours at Home, on Scilly, the Eddysons, Castett, Partland, Dangers, Fors-	Manyader, its Trade Manillas, or Philippines, their Products and Trade Manillas, its Trade Maracaides, its Trade, and Products Maracaides, its Trade, and Products Margate Harbour, its Act Marine Cafes decidable in Equity Mariners, their Contract with Privateers Their Wages triable in the Admiralty Must contribute to Goods spoiled on Shipboard Marriage Bonds, their Power in Bankrupteies Marriage Bonds, their Power in Bankrupteies Marriage in the Manillance with the Romans, Antiquity and great Trade Marriage, its Trade and Products Marrians, see Trade Malters of Ships answerable to the Owners for their Damage And Sailors, their Duty \$1, 82, 82, 86, 80 Shall not lose their Ships for a small uncul- tomed Thing Carrying cerusicate Goods to Ireland, must uske a Duplicate of its Contents Must sweet the Owners are Sobliach of
cery 243 Letters from a Merchant to his Wife, &c. to accept Bills of Exchange, is not a proper Power Letters of Credit, their Difference, and what they Their Form 447 Letters of Refpite, in France, defined, and how procured 550 In what Cases are denied Deprive the Grantees, for the present, of Honour, and public Posts 711 & seq. Licences, grantable to Landmen, to protect them for two Years from the Fress 194 Lighthouse its Definition 194 The first built by Prelony Philadelphus Lighthouses and Beacons to be erecked by Warrant 195 The Colosius of Rhodus, a famous one, its Description Several others abroad, as the Tower of Corden, the Phare of Mussua, at Gemas, Barcelona, &c. And ours at Home, on Stilly, the Eddysous, Casterie, Sec. 195 & seq.	Manyader, its Trade Manillas, or Philippines, their Products and Trade Manillas, its Trade Manillas, its Trade Maracaciès, its Trade, and Products Margate Harbour, its Act Margate Harbour, its Act Mariner, their Contract with Privateers Their Wages triable in the Admiralty Must contribute to Goods spoiled on Ship- board Marriages not to be infured Marriages in trade and Products Marrialian, its Alliance with the Romans, Antiquity and great Trade Marriance, its Trade and Products State Trade Marriance, its Trade and Products Marriance of Ships aniwerable to the Owners for their Trade and Products And Sailors, their Duty State Ships aniwerable to the Owners for their Carrying ceruicate Goods to Ireland, must use a Duplicate of its Contents Must leves that the Owners are Subjects of Greats Britain
cery 243 Letters from a Merchant to his Wife, &c. to accept Bills of Exchange, is not a proper Power 427 Letters of Credit, their Difference, and what they are Their Form 446 Their Form 446 Letters of Refpite, in France, defined, and how procured 550 In what Cases are denied 551 Deprive the Grantees, for the present, of Honour, and public Posts 711 &c feq. Licences, grantable to Landmen, to protect them for two Years from the Press 194 Lighthouse, its Definition 194 The first built by Prolony Philadelphus 4 ditto 4 ditto 194 That at Uferdeambe, when to be used 711 at 195 That at Uferdeambe, when to be used 715 Corden, the Phare of Mission, at Geman, Barcelons, &c. And ours at Home, on Seiths, the Eddysons, Casetts, Periland, Dangewis, For-feq. Lizer, its Trade 771	Manyader, its Trade Manillas, or Philippines, their Products and Trade Manillas, its Trade Manillas, its Trade Maracastes, its Trade, and Products Maryarita, or Pearl Ille, its Trade Margate Harbour, its Act Marine Cafes decidable in Equity Marines Cafes decidable in Equity Marines, their Contract with Privateers Their Wages triable in the Admiralty Must contribute to Goods spoiled on Shipboard Marriage Bonds, their Power in Bankrupteies Maryladia, its Alliance with the Romans, Antiquity and great Trade Maryland, its Trade and Products Maryland, its Trade
cery 243 Letters from a Merchant to his Wife, &Sc. to accept Bills of Exchange, is not a proper Power Letters of Credit, their Difference, and what they Their Form 446 Their Form 446 Letters of Refpite, in France, defined, and how procured 550 In what Cafes are denied Deprive the Grantees, for the prefent, of Honour, and public Posts 711 & feq. Licences, grantable to Landmen, to protect them for two Years from the Prefs 92 Lighthouse is Definition 194 The first built by Pislony Philadelphus Lighthouses and Beacons to he erecked by Warrant 197 That at Ilfordcambe, when to be used 197 That at Ilfordcambe, when to be used 197 That at Ilfordcambe, when to be used 197 The Colossus of Rhodes, a famous one, its Description 5everal others abroad, as the Tower of Corden, the Phare of Musina, at Gemma, Barcissas, &Sc. And ours at Home, on Stilly, the Eddyfone, Cafetti, Parland, Dangews, Forelands, Skerriss, &E. 195 & feq. Lines, its Trade 866 & 807	Manylader, its Trade Manilas, or Philippines, their Products and Trade Manilas, or Philippines, their Products Maracaciès, its Trade Maracaciès, its Trade Margate Harbour, its Allance Margate Harbour, its Allance Mariners, their Contradt with Privateers Their Wages triable in the Admiralty Mult contribute to Goods spoiled on Shipboard Marriage not to be infured Marriage not to be infured Marriage ionds, their Power in Bankrupteies Marylinds, its Allance with the Romans, Antiquity and great Trade Martinice, its Trade and Products Marylinds, its Trade and Products Stopped St
cery 243 Letters from a Merchant to his Wife, &Sc. to accept Bills of Exchange, is not a proper Power Letters of Credit, their Difference, and what they Their Form 446 Their Form 446 Letters of Refpite, in France, defined, and how procured 550 In what Cafes are denied Deprive the Grantees, for the prefent, of Honour, and public Posts 711 & feq. Licences, grantable to Landmen, to protect them for two Years from the Prefs 92 Lighthouse is Definition 194 The first built by Pislony Philadelphus Lighthouses and Beacons to he erecked by Warrant 197 That at Ilfordcambe, when to be used 197 That at Ilfordcambe, when to be used 197 That at Ilfordcambe, when to be used 197 The Colossus of Rhodes, a famous one, its Description 5everal others abroad, as the Tower of Corden, the Phare of Musina, at Gemma, Barcissas, &Sc. And ours at Home, on Stilly, the Eddyfone, Cafetti, Parland, Dangews, Forelands, Skerriss, &E. 195 & feq. Lines, its Trade 866 & 807	Manyader, its Trade Manillas, or Philippines, their Products and Trade Manillas, its Trade Manillas, its Trade Maracashe, its Trade, and Products Maracashe, its Trade Maracashe, its Act Marine Cafes decidable in Equity Mariners, their Contract with Privateers Their Wages triable in the Admiralty Must contribute to Goods spoiled on Ship- board Marriages not to be infured Marriages fonds, their Power in Bankrupteies Marrialitat, its Alliance with the Romans, Antiquity and great Trade Marriante, its Trade and Products Marriante, its Trade and Products Marriante, its Trade and Products Marriante, its Trade Matters of Ships answerable to the Owners for their Damage And Sailors, their Duty \$1, 82, 88, 89 Shall not lofe their Ships for a final uncut- tomed Thing Carrying certificate Goods to Iraland, must take a Duplicate of its Consents Must Swear that the Owners are Subjects of Great-Britain What Money they may advance their Sailors in the Sugar Trade Cannot foe for their Wages in the Court of
cery 243 Letters from a Merchant to his Wife, &c. to accept Bills of Exchange, is not a proper Power Letters of Credit, their Difference, and what they are Their Form 446 Letters of Refpite, in France, defined, and how procured 550 In what Cafes are denied 551 Deprive the Grantees, for the prefent, of Honour, and public Potls 21 Licences, grantable to Landmen, to protect them for two Years from the Prefs 40 Lighthoufe, its Definition 194 Lighthoufe, its Definition 194 That at Uferdeambe, when to be used 195 That at Uferdeambe, when to be used 196 The Colostus of Rhodes, a famous one, its Defeription 195 Several others abroad, as the Tower of Corden, the Phare of Miffine, at General Barcelone, Use. And ours at Home, on Stilly, the Eddysone, Cafetti, Partland, Dangens, Forted, 195 & feelings, its Trade 866 & 807 Limited Time, for paying and protesting Bills in	Manyader, its Trade Manillas, or Philippines, their Products and Trade Manillas, its Trade Mankielah, its Trade Maracache, its Trade, and Products Margate Harbour, its Act Margate Harbour, its Act Marine Cafes decidable in Equity Marines, their Contract with Privateers Their Wages triable in the Admiralty Must contribute to Goods spoiled on Shipboard Marriage Blonds, their Power in Bankruptcies Marriage Blonds, their Power of Bankruptcies Marriage Blonds, their Power of Bankruptcies Marriage Blonds, their Power of Bankruptcies Marriage Blonds, their Power in Bankruptcies Marriage Blonds, their Power of Bankruptcies Marriage Blonds, their Power of Bankruptcies Marriage Blonds, their Power of Bankruptcies Marriage Blonds, their Duty \$1,82,88,89,89,89,89,89,89,89,89,89,89,89,89,
cery 243 Letters from a Merchant to his Wife, &Sc. to accept Bills of Exchange, is not a proper Power Letters of Credit, their Difference, and what they Their Form 446 Their Form 446 Letters of Refpite, in France, defined, and how procured 550 In what Cafes are denied Deprive the Grantees, for the prefent, of Honour, and public Pofts 711 & feq. Licences, grantable to Landmen, to protect them for two Years from the Prefs 91 Lighthouse, its Definition 194 The first built by Pislomy Philadelphus 194 Lighthouses and Beacons to be erecked by Warrant 197 That at Ilferdeambe, when to be used 192 That at Ilferdeambe, when to be used 193 The Griss of Rhodes, a famous one, its Description 193 Several others abroad, as the Tower of Corden, the Phare of Musina, at Gemea, Barcelosse, &S. And ours at Home, on Stilly, the Eddyseae, Castis, Parliand, Dangewis, Forelands, Skerries, &c. 195 Ligar, its Trade 866 & 87 Limes, its Trade 866 & 87 Limes, its Trade 194 Limited Time, for paying and protesting Bills in Deamark 449	Manyader, its Trade Manillas, or Philippines, their Products and Trade Manillas, its Trade Manillas, its Trade Maracashe, its Trade, and Products Margarite, or Pearl Ille, its Trade Margarite, or Pearl Ille, its Trade Margarite, or Pearl Ille, its Trade Margarite Harbour, its Act Marine Cafes decidable in Equity Mariners, their Contract with Privateers Their Wages triable in the Admiralty Must contribute to Goods spoiled on Ship- board Marriages not to be insured Marriages Bonds, their Power in Bankruptxies Marjillar, its Alliance with the Romans, Antiquity and great Trade Marriaice, its Trade and Products Marjillar, its Trade and Products St., 82, 88, 80 Shall not lofe their Ships for a small uncustomed Thing Carrying cerusinete Goods to Ireland, must take a Duplicate of its Contents Must sweet and the Owners are Subjects of Great Britains What Money they may advance their Sailors in the Sugar Trade Cannon face for their Wages in the Court of Admiralty, though the common Sallors Mary
cery Letters from a Merchant to his Wife, &c. to accept Bills of Exchange, is not a proper Power Letters of Credit, their Difference, and what they are Their Form Letters of Refpite, in France, defined, and how procured In what Cases are denied Deprive the Grantees, for the present, of Honour, and public Posts Levant Trade Licences, grantable to Landmen, to protect them for two Years from the Press Lighthouse, its Definition The first built by Prolony Philadelphus Lighthouses and Beacons to be erected by War- rant That at Ufordcambe, when to be used The Colossius of Robots, a famous one, its Defeription Several others abroad, as the Tower of Corden, the Phare of Mussine, at Ge- mas, Barcelone, &c. And ours at Home, on Seiths, the Eddysone, Castett, Pertland, Dangewis, For- Liger, its Trade Lime, its Trade Lime, its Trade Lime, its Trade Limited Time, for paying and protesting Bills in Demmark Limits of the Port of London 440 441 445 446 447 446 447 448 449 449 440 440 447 448 449 449 440 440 440 441 440 441 441	Manylader, its Trade Manillas, or Philippiner, their Products and Trade Manillas, its Trade Mankifelah, its Trade Maracaciès, its Trade, and Products Maryarita, or Pearl Ille, its Trade Margate Harbour, its Act Marine Cafes decidable in Equity Marines Cafes decidable in Equity Must contract with Privateers Their Wages triable in the Admiralty Must contrabte to Goods spoiled on Ship- board Marriages not to be infured Marriages not to be infured Marriages founds, their Power in Bankrupteies 10 Mar/later, its Alliance with the Romans, Antiquity and great Trade Marriages, its Trade and Products Mar/later, its Trade and Products Marriages, its Trade Martines of Ships answerable to the Owners for their Damage And Sailors, their Duty St., Sz., 88, 89 Shall not lofe their Ships for a small uncut- tomed Thing Carrying cerusitate Goods to Ireland, must sake a Duplicate of its Contents Must seem that the Owners are Subjects of Great-Britain Whas Money they may advance their Sailors in the Sugar Trade Cannot fue for their Wages in the Court of Admiralty, though the common Sailors Bay May see for their Ransom from Ship and
cery 243 Letters from a Merchant to his Wife, &Sc. to accept Bills of Exchange, is not a proper Power Letters of Credit, their Difference, and what they Their Form 244 Their Form 2446 Letters of Refpite, in France, defined, and how procured 550 In what Cafes are denied Deprive the Grantees, for the prefent, of Honour, and public Pofts ditto Levant Trade 711 & feq. Licences, grantable to Landmen, to protect them for two Years from the Prefs 92 Lighthouse, its Definition 199 The first built by Ptolony Philadelphan Lighthouses and Beacons to he erecked by Warrant 199 That at Ilfordcambe, when to be used 199 That at Ilfordcambe, when to be used 199 That at Ilfordcambe, when to be used 199 The Colossus of Rhodes, a famous one, its Description 500 Several others abroad, as the Tower of Corden, the Phare of Mustine, at Geman Barcelsons, &C. And ours at Home, on Stilly, the Eddysons, Castatis, Pertland, Dangewis, Forslands, Sterriss, &c. 195 & feq. Lime, its Trade 866 & 787 Lime, its Trade 866 & 787 Lime, its Trade 866 & 787 Lime, its Trade 199 Limits of the Port of London 139, 140 Limits of the Turbey Company's Trade 666	Manyader, its Trade Manillas, or Philippines, their Products and Trade Manillas, its Trade Manillas, its Trade Maracashe, its Trade, and Products Margarite, or Pearl Ille, its Trade Marines Cafes decidable in Equity Must contribute to Goods spoiled on Ship- board Marriages not to be insured Marriages Bonds, their Power in Bankruptxies Marriages Bonds, their Power in Bankruptxies Marriance, its Trade and Products Salva
cery 243 Letters from a Merchant to his Wife, &Sc. to accept Bills of Exchange, is not a proper Power Letters of Credit, their Difference, and what they Their Form 244 Their Form 2446 Letters of Refpite, in France, defined, and how procured 550 In what Cafes are denied Deprive the Grantees, for the prefent, of Honour, and public Pofts ditto Levant Trade 711 & feq. Licences, grantable to Landmen, to protect them for two Years from the Prefs 92 Lighthouse, its Definition 199 The first built by Ptolony Philadelphan Lighthouses and Beacons to he erecked by Warrant 199 That at Ilfordcambe, when to be used 199 That at Ilfordcambe, when to be used 199 That at Ilfordcambe, when to be used 199 The Colossus of Rhodes, a famous one, its Description 500 Several others abroad, as the Tower of Corden, the Phare of Mustine, at Geman Barcelsons, &C. And ours at Home, on Stilly, the Eddysons, Castatis, Pertland, Dangewis, Forslands, Sterriss, &c. 195 & feq. Lime, its Trade 866 & 787 Lime, its Trade 866 & 787 Lime, its Trade 866 & 787 Lime, its Trade 199 Limits of the Port of London 139, 140 Limits of the Turbey Company's Trade 666	Manyader, its Trade Manillas, or Philippines, their Products and Trade Manillas, its Trade Manillas, its Trade Maracashe, its Trade, and Products Margarite, or Pearl Ille, its Trade Marines Cafes decidable in Equity Must contribute to Goods spoiled on Ship- board Marriages not to be insured Marriages Bonds, their Power in Bankruptxies Marriages Bonds, their Power in Bankruptxies Marriance, its Trade and Products Salva
cery a43 Letters from a Merchant to his Wife, &sc. to accept Bills of Exchange, is not a proper Power Bills of Exchange, is not a proper Power Letters of Credit, their Difference, and what they Their Form Letters of Refpite, in France, defined, and how procured In what Cafes are denied Deprive the Grantees, for the prefent, of Honour, and public Posts Licences, grantable to Landmen, to protect them for two Years from the Prefs Lighthouse, its Definition The first built by Piolomy Philadelphus Lighthouses and Beacons to he erecked by Warrant That at Ilfordcambe, when to be used The Colossus of Robotes, a famous one, its Defeription Several others abroad, as the Tower of Cordon, the Phare of Mussua, at Garnes, Manda, Barceloma, &c. And ours at Home, on Scills, the Eddysone, Caster, Pariland, Daugens, Forse- land, Sterriss, Sec. 195 & feq. Linger, its Trade Lime, its Trade Limited Time, for paying and protesting Bills in Denmark Limits of the Port of London Limits of the Turbey Company's Trade Limits of the Turbey Limits of the Turbey Company's Trade	Manyader, its Trade Manillas, or Philippines, their Products and Trade Manillas, its Trade Mankifolah, its Trade Maracaciès, its Trade, and Products Margate Harbour, its Act Margate Harbour, its Act Marine Cafes decidable in Equity Marines, their Contract with Privateers Their Wages triable in the Admiralty Must contribute to Goods spoiled on Shipboard Marriage Bonds, their Power in Bankrupteies Marriage Bonds, their Power of Bankrupteies Marriage Bonds, their Power in Bankrupteies Marriage Bonds, their Power in Bankrupteies Marriage Bonds, their Power in Bankrupteies Marriage Bonds, its Trade Marriage Bonds, their Power in Bankrupteies Marriage Bonds, its Trade and Products Marriage Bonds, its Trade and Products Marriage, its Trade and Products Marriage Bonds, their Duty \$1,82,82,82,82,82,82,82,82,82,82,82,82,82,
cery Letters from a Merchant to his Wife, &c. to accept Bills of Exchange, is not a proper Power Letters of Credit, their Difference, and what they are Their Form Letters of Refpite, in France, defined, and how procured In what Cases are denied Deprive the Grantees, for the present, of Honour, and public Posts Licences, grantable to Landmen, to protect them for two Years from the Press Lighthouse, its Definition Lighthouse, its Definition The first built by Prelowsy Philadelphus Lighthouse and Beacons to be erected by Warrant That at Uferdeambe, when to be used The Colosius of Rhoots, a famous one, its Deferpion Several others abroad, as the Tower of Corden, the Phare of Mussian, at Ge- mas, Barciessa, &c. And ours at Home, on Scilly, the Eddyshous, Castats, Portland, Dangravis, Fore- Limerick, its Trade Limerick, its Trade Limited Time, for paying and protesting Bills in Denmark Limits of the Furky Company's Trade Limits of the Furky Company's Trade Limits of the Trade and Products Linitsbews, its Products Linitsbews, its Products Linitsbews, its Products Linitsbews, its Products	Manyader, its Trade Manillas, or Philippines, their Products and Trade Manillas, its Trade Manillas, its Trade Maracaciès, its Trade, and Products Maracaciès, its Trade, its Trade Margate Harbour, its Act Marines Cafes decidable in Equity Mariners, their Contract with Privateers Their Wages triable in the Admiralty Must contribute to Goods spoiled on Ship- board Marringes not to be infured Marringes Bonds, their Power in Bankroptxies Marringes Bonds, their Power in Bankroptxies Marringes, its Trade and Products Marriners, its Trade and Products Marriners of Ships aniwerable to the Owners for their Damage And Sailors, their Duty \$1, 82, 88, 89 Shall not lofe their Ships for a final uncustomed Thing Carrying ceruificate Goods to Ireland, mult take a Duplicate of its Contents Mult swear that the Owners are Subjects of Great-Britain What Money they may advance their Sailors in the Sugar Trade Cannon face for their Wages in the Owners May Sue for their Ranform from Ship and Goods, if Ranfoom then and remain Hollages for the Performance Can fell so Past of their Ships, but may hypothicate them
cery 243 Letters from a Merchant to his Wife, &c. to accept Bills of Exchange, is not a proper Power Letters of Credit, their Difference, and what they are Their Form 446 Their Form 1 France, defined, and how procured 550 In what Cafes are denied 551 Deprive the Grantees, for the prefent, of Honour, and public Potts 2. Licences, grantable to Landmen, to protect them for two Years from the Prefs 4. Licences, grantable to Landmen, to protect them for two Years from the Prefs 4. Lighthouse, its Definition 194 The first built by Prolomy Philadelphus 4. Lighthouses and Beacons to be erected by Warrant 7. That at Ilfordiambe, when to be used 7. That at Ilfordiambe, when to be used 7. That at Ilfordiambe, when to be used 7. Lighthouses and Beacons to be erected by Warrant 7. Lighthouses and Beacons to be erected by Warrant 7. Lighthouses and Beacons to be erected by Warrant 7. Lighthouses and Beacons to be erected by Warrant 7. Lighthouses and Beacons to be erected by Warrant 7. Lighthouses and Beacons 199 Several others abroad, as the Tower of Corden, the Phare of Milyina, at Gelevant 8. Lighthouses 199 Limit of the Part of London 199 Limits of the Port of London 199, 140 Limits of the Port of London 199, 140 Limits of the Port of London 199, 140 Limits of the Turkey Company's Trade 199 Lingslying, its Trade 199 Lingslying, its Products 199 Lingslying, 199 Lingslying, 199 Lingslying, 199 Lingslying, 199 Lingslying, 199 Lingsl	Manylader, its Trade Manillas, or Philippines, their Products and Trade Manillas, its Trade Mankifolah, its Trade Maracaciès, its Trade, and Products Margate Harbour, its Act Marine Cafes decidable in Equity Marines Cafes decidable in Equity Must contract with Privateers Their Wages triable in the Admiralty Must contrabte to Goods spoiled on Shipboard Marriages not to be infured Marriages not to be infured Marriages founds, their Power in Bankrupteises Mar/later, its Alliance with the Romans, Antiquity and great Trade Marriages founds, their Power in Bankrupteises Mar/later, its Trade and Products Marriages its Trade and Products Marriages, its Trade and Products Marriages for their Stips for a small uncutoum Thing Carrying cerusicate Goods to Ireland, must take a Duplicate of its Contents Must seem that the Owners are Subjects of Gressa-Hariatan Whas Monay they may advance their Sailors in the Sugar Trade Cannot fue for their Wages in the Court of Admiralty, though the common Sailors May see for their Ransom from Ship and Goods, if Ransom then and remain Holmages for the Personnance Can fell no Part of their Ships, but may hypothicate them Are not answealed for the Contracts of
cery Letters from a Merchant to his Wife, &c. to accept Bills of Exchange, is not a proper Power Letters of Credit, their Difference, and what they are Their Form Letters of Refpite, in France, defined, and how procured In what Cases are denied Deprive the Grantees, for the present, of Honour, and public Posts Licences, grantable to Landmen, to protect them for two Years from the Press Lighthouse, its Definition Lighthouse, its Definition The first built by Prelowsy Philadelphus Lighthouse and Beacons to be erected by Warrant That at Uferdeambe, when to be used The Colosius of Rhoots, a famous one, its Deferpion Several others abroad, as the Tower of Corden, the Phare of Mussian, at Ge- mas, Barciessa, &c. And ours at Home, on Scilly, the Eddyshous, Castats, Portland, Dangravis, Fore- Limerick, its Trade Limerick, its Trade Limited Time, for paying and protesting Bills in Denmark Limits of the Furky Company's Trade Limits of the Furky Company's Trade Limits of the Trade and Products Linitsbews, its Products Linitsbews, its Products Linitsbews, its Products Linitsbews, its Products	Manyader, its Trade Manillas, or Philippines, their Products and Trade Manillas, its Trade Manillas, its Trade Maracaciès, its Trade, and Products Margate Harbour, its Act Margate Harbour, its Act Mariner Cafes decidable in Equity Mariners, their Contract with Privateers Their Wages triable in the Admiralty Must contribute to Goods spoiled on Ship- board Marriages not to be infured Marriages not to be infured Marriages not to be infured Marriages fonds, their Power in Bankruptxies Marriages fonds, their Power in Bankruptxies Marrialiat, its Alliance with the Romans, Antiquity and great Trade Marrianic, its Trade and Products Marrianic, its Trade Marrianic, its Trade

I N X. D E

Mafters may not impawn their Ships for their own	Merchant, obliged to pay a Bill according to Agree-
Debts Page 90 Must contrast with their Mariners before fet	ment, though due on a day unknown in our Law Page 17
fail 96	Not compellable to come with his Ship into
Carrying about 15 Guns must not strike to	Not compellable to come with his Ship into any Part of England against his Will ditto
Pirates without fighting 07, 212	When may plead the Statute of Limitation,
To answer for the Barretry of their Sallors 107 Having let out the whole Ship must not	and when not Prohibited the Importation of fundry Goods
receive any other Goods than the	from feveral Parts 37, 38
Freighter's	Feme Sole in London, trading without her
Cannot bring an Action against the Preighters if the Ship did not arrive at the Port	Hulband, shall answer for her own Af-
agreed 115	fairs Reflyidions on expressing Ress (%)
Not getting their Lading agreed for out	Refrictions on exporting Beer, &c. 39 Ditto, concerning the Importation of Corn 38, 39 Louing Goods at Sea, Cultom paid, thall on
Not getting their Lading agreed for out and Home, how to proceed	Loing Goods at Sea, Cuitom paid, shall on
When they may take up Money on Bot-	Froot have Liberty to than a nike Quan-
How must act at London, in Regard of Bal-	tity, Duty free May transport Gun-powder when the Price
laft 110	May transport Gun-powder when the Price does not exceed s.f. per Barrel ditto In his Entries at the Custom-House shall be
May take two Pilots in Helland 125	In his Entries at the Custom-House shall be
Must reward People helping to save the Ship 134 Their Duty in Distress 137	dispatched in his Turn May break Bulk in any Port, and new Ducies
Must not overlade their Ships ditto	May break Bulk in any Port, and pay Duties for no more than he enters and lands ditto
After an Ejection of some Goods should	Not answerable for a Piracy done by his
not deliver the Remainder 'till a Contri- bution is feetled 138	Ship s29 & 230 Merchant Strangers (by Magna Charta) have Liberty to come into, depart or remain here 35
To pay for Goods thrown overboard, when	berty to come into, depart or remain here 35
this has been occanoned by taking in	Any Abuse offered them punishable ditto
others contrary to Agreement ditto May detain the Cargo till a Contribution is	Shall not be impleaded for another's Debt 36
fettled for Mass cut away, Gc. 139	Six Months allowed to withdraw their Ef- fects, in Case of a Difference with their
Pledged for the Ranfom of a Ship taken by	Prince ditto
Pirates, when to be redeemed 225	Obliged to fell their Merchandine at the Port
May not refuse bringing their Sailors Home,	where the fail in Grofs Made Den and pay alike Customs as be-
What may pay the Sailors whilst beyond Sea 232	fore
Must obey their Convoys 236	Aliens, as well as landszens, may export and import from the to Ireland all Sorts of Genes exercic ool, Ge.
On Arrival at any Port where there is a Conful, they should wait on him and ac-	of Grands exercise ool, Ge. 38
quaint him with what may have happen-	Mejened, its Vide
ed extraordinary in the Voyage 262	Method, comment a Ship's Report is made
How are to proceed in paying the Customs	To be taken when Bills of Exchange are loft,
in Norway 832 Mafalipatnam, its Trade and Products 767	*5e. 440 & 448
Mate's Receipt for Goods, when must be given up	Procuring a Letter of Marque 215
to the Master 583 Measures, both applicative and receptive with	To avoid great Fractions in Calculation 460, 461
their Variety and Correspondency with	To calculate the Price of Foreign Wool 464
one another. (Vide the Contents at the	For working fimple Arbitrations 46g
Beginning) 856 & feq Melinda, its Trade and Products 73	Compound, ditto 469 & 485 Middlefex, its Trade 574
Members of a Port, their Definition 13	Mid-Lethian, or Edinburgh, its Trade 182
Of Parliament may belong to the Bank,	melan, 118 Frage 709
Royal Exchange, and London Affurances 263, 346 & 35	Milford Haven Mindance, its Trade 796
Merchandize proper for Italy To be laden and unladen at any certain	o Minebead Harbour, the Act about it 142
To be laden and unladen at any certain	Minorelia, its Traffick 748
Ports only in the Day time Merchant, its Derivation, and his Character	6 Mirzen, its Trade 762 9 Miffifppi, its Trade and Products 812
The Antiquity and Honourableness of the	Mistake, of a Sum in a Contract, its Effects 405
Employ	
Privileges granted to it in France dit No Disparagement to Nobility	
Many Kings and Princes exercifing the	Modena, 1ts I rade 700
Function	to Mella, its Products 828
What Qualifications he ought to make him-	Molucca Ifles, their Trade 791 & feq.
felf Mailer of 30 & Maxims proposed for the Management of his Affairs 33 to	Money of a Bankrupt in the Sheriff's Hands is not affignable by the Commissioners 508
Affairs 33 to	Overpaid on Utury, by one becoming after- wards Bankrupe, thall be refunded 509
Regard always paid him by the Common	wards Bankrupt, shall be refunded 509
Not obliged to fue at Common Law di	Its first Species and Use Lent on Bottomry must be only on Ship and
Subject to the Laws of the Country, where	
Refident	tto 1. To be lent on Bottomry by no other Com-
Not reftrained from departing the Kingdom without Licence	pany or Corporation than the Reyal Ex- change and London Affurances 263
Have Liberty to transport Iron, Armour,	On Bottomry, to or from the East-Indies, shall
<i>ઇ</i> ત	On Bottomry, to or from the East-Indies, shall be on the Ship only 264
	itto [May be brought into Court by any one fued
His Effects in Partnership shall not go to the	in an Action of Debt on a Policy of an In- furance ditto
Survivor d	itto Paid the Affured on a supposed Loss, may
Need not provide against Survivorship d	itto be recovered if no Lofs happened 267
Accounts between them, how flated An Action may lie against one, though more	Lent on Bottomry and infured must be paid, both by the Infurer and Borrower ditto
obliged egaint one, though more	litto Given a la Greffe at Amsterdam, how to be
To call him Alien Bankrupt, is actionable	itto infured 304
4	Money

mirals to

247
665
nfequence 411
(69, 591 & feq.
813
810
825
700
ncient and
6
675 ncient and

743 49, 50 81, 82, 88, 89 fimall uncutreland, must see Subjects of their Sailora 75

the Cost of smon Sailors 86 & 2+7 m Ship and remain 87 ps, but may 88 Contracts of ditto Mafters

ditor is not usurious Page 36	Crown of Great-Britain Page 646
Lent for a Time _ atis, and thenceforward at an extraordinary Interest, is not usurious ditte Advanced on Letters of Credit, of whom is	Novegened, its Trade Number, of Perfons requisite to make an Exchange Of Parishes and Cities in Great-Britain Of Counties in England and Walts When, its Products
at an extraordinary Interest, is not usurious ditte	Number, of Persons requisite to make an Exchange 416
Advanced on Letters of Credit, of whom is	Of Farifies and Cities in Great-Britain stop Of Counties in Bagland and Walss ditto
recoverable Manamushhire, its Products Manamushhire, its Troducts Mostandam, its Trade and Products Mostandam, its Trade Mostandam, its Trade	Nyon, its Products and Segland and Wales disto
Managerophies, its Products Managerophies, its Commerce, the: 73	
Missessian, its Commerce, Ur. 73	0,
Montreal, its Trade 81	A A I II, to be taken by the Churt for trying
Morat, its Tradb 84; Morges, its Port 846	Pirates 830
	By a Marine Court Martial before Trial 853
Mortgages of a Bankrupt, how far they are in the Commissioners Power	
Mortenging or felling Land is over reached by Bank.	Bankruptcy To be taken by the Importers of Goods
ruptcy 538 Mofambigue, its Trade and Products 739 Mofi, its Products 830	
Mofambique, its Trade and Products 739	Obligees in bottomry Rouds may claim after the
Mejambique, its Trade and Products 739 Meji, its Products 829	Obligers are Bankrupts 528
Meter, its Trade and Products 793 & 794	Ooliger (in Ufury) may aver against the Condition
Moulins, its Products 847 Moulins, its Trade and Products 678	of the Bond
Moster, its Trade and Products 793 & 794 Mosales, its Products 844 Mosales, its Trade and Products 678 Malhoufes, its Products 844 Mune Samfee, its Trade 816	Offences, done in Privateers to be punished as those in Ships of War
Mune Sam/be, its Trade	Committed at Sea and in our Havens, where
Municipe: Laws of a Country, in Cases of Descent are more to be regarded than Proximity of Blood 315	triable 218
are more to be regarded than Proximity of Blood 315	Done in Harbours that exclude the Crimi-
Mufcoup, its Trade with Holland 813 & 814	nals from Benefit of Clergy 233
Mutiny not to be concealed in the Fleet 349	Against fafe Conducts, how punished 252
M.	Omices, or Injurance, when established at Paris,
N. TAIRN its Products	Not to be held by Aliene
Names borrowed and feigned, how to be used	For eiving an Alien's Lands to the King
in pro forme Exchanges 437 & 438	under what Seal they must be ditto
reargagase, a Duice Settlement in Japan 700	Got after Bankruptcy may be disposed of 507
Nantes, its antient Trade 6	Umcers, of Excile may fourth Shine
Naples, its Trade Narbonee, famous in Ansiqu'ry for its Trade, be- fore the River dude deletted its Port 5	And Sallors may not defert their Ships In the Navy not to behave unbecomingly Of the Kays at London, and those in the Country, the Times of their Attendance For Genryline Ships at General Ships at Genryline Ships at General Shi
Narbonne, famous in Antiquity for its Trade, be-	In the Navy not to behave unbecomingly 252
Nove the River and described its Fort	Country the Times of their Assendance . Re-
Natural-born Subjects may inherit, the forung from	For fearthing Ships at Greauford, not to de-
Aliens 314	For fearching Ships at Gravefend, not to de- tain above three Tides ditto
Naturalization, what it is 377	Oiceya, its Trade 800
	Oldenburgh, its Trade Old Stile and New, in what Places each is ob-
Several Acts about it \$17 to 420	Old Stile and New, in what Places each is ob-
Navarre, the lower, its Commerce 685	ferved 450
Navigation, of Solomon's Fleet 25 The Act concerning it 45 to 48	Oner, its Trade
The Act concerning it 45 to 48 Navy, its Laws 248 & feq.	Ophir (where Solomon's Fleet went to) supposed to be Sumatra or Milacca 27
Navy, its Laws 248 & feq. From whence is supplied with Butter and	Order to the Cashie's of the Bank of England for
Cheefe 526	Payment of Money, its Form 359
Negociators of Bills of Exchange by Procuration, oblige their Principals in their Transactions,	
oblige their Principals in their Transactions,	Orleans, its Products
though they themselves remain free 425	Ormus City and Isle, their Trade Ouchy, its Port 846
though they themselves remain free 425 Veira, its Trade and Products 794 Veuschatel, its Trade and Fairs 849	Orleans, its Products Orleans, its Prod etc. 777 Oreans City and fife, their Trade Oucle, its Pert 60 only, its Trade 708
Veurchatet, its Trade and Pairs 849	Ougli, its Trade
New England, its Trade 644 Newfoundland, its Trade 656 New Haven Harbour, its Act 151	Owners of Ships, who they are May break their Partnership at Pleasure ditto
New Haven Harbour, its Act 151	Are liable for the Actions of the Masters
New Stile and Old, at what Places they are ob-	they employ 49
ferved 450	May fue the Mafters for the Damages they
Venu Yerk, its Tradm 643	do ditto
Vicarapua, its I rade 800	Their Cases with the Masters about Repairs 50 Not answerable for the Barretry of Masters 83
Youb's Ark, supposed a Pattern for the first Ships 44 ione must molest those who are aiding a Ship in	Not answerable for the Barretry of Masters 83
Diffress 133	What they must do for Seamen wounded in their Service, and to the Widows of the
Nor promote her Los ditto	Slain 98
	Oxford/bire, its Products 575
Vernandy, its Products 575 Vermandy, its Trade and Products 579	3/3
	P.
Verthumberland, its Products ditto	P. P. P. Piura, its Trade 809 808
Jarway, its Trade with Great-Britain 658	Panama, its Trade 808 Panaronean, its trade 789
Its Trade with Holland 813 & 814	Panaroucau, its trade 789 Paoffarouvau, its Trade ditto
Its General Trade 826 & feq.	l Passareuvan, its i rade dinto
Tote of Hand, its Form	Par, of Monies, its Definition 458 Ditto ditto
lotes of Bankers are not Cash till received 444	Of Gold Coin between London and Amfter-
totice to be given by the Affiguees of Bankrupts, before making a Dividend 542 & 543	
String bam/bire, its Products 575	Ditto of Silver Money ditto
Tottingbam/bire, its Products 575	Of Gold Coin between France and Holland ditto
Grant of it to Sir W. Alexander ditto	Ditto of the Silver Money 460
Part granted afterwards to Sir David Kirk, who fold it to the French King ditto As Sir W. Alexander did his to a French	Of Gold Coin between Lifton and Anfler-
Kirk, who fold it to the French King ditto	dam ditto
As Sir W. Alexander did his to a French	In its Calculation to void the great Frac-
	tions 460 & 461
Elais Samuel Walle Place of None	Pardon for all Felony does not include Piracy 232 Parifles in Great-Britain, their Number 569
England, bought it, and fold an un-	Parish Boys, how to be put to Sea 92
to Sir Thomas Temple, from whose Heir, Samuel Walio, Efg. of New England, bought it, and fold an undivided Moiety to the Author 647	When Apprentices at Sea, not to be
04/	preis'd till 18 aires
	Parith

I. N. D. E. X.

Must not be esfuled as Appropries by	Piaces, to which the Hagilph End Confile Which observe the New and Old Site In Industry, from whence Wool is to be Shipped 64 Plantation Debts not different in a Bankrupi by the Allowance of his Cersishase here Plofkow, its Trade 36 Prists, its Trade and Products 676
Must not be refused as Apprentices by Masters of Ships dicto	In Ireland, from whence Wool is to be Sapped 64
At what Age they may be bound ditto	Plantation Debts not discharged to a Bankrupt by
Para of a Bill of Exchange not afignable 445	Plefery, its Trade
Part of a Bill of Exchange not aflignable Parmer, Bankrupt, what may be recovered of him Indebted to another, a Bankrupt, what is	Pritor, its Trade and Products 676
Indebted to another, a Bankrupt, what is obliged to nev	Poland's Trade with Gront-Britain 659
His Debts, when hind the others diese	Policy, of Infurance, its Etymology Against Kestraint of Princes, what It in-
Partnerships, in a Ship may be broke at Pleasure All	cludes
Net to exceed 6 in the Banking Way 346 & 356	Not avoided by an intended Deviation 268
Parter Harbour, its Act Party not to be a Judge in his own Cause by the	Not avoided by an intended Deviation 263 On a Cargo, its Form 287 & 288 On a Life, its Form 288 & 289
Award of Arbitrators 397	At Amffordam, its Particulare 189 & feq.
Patter their counterfeiting or erating made Fe-	In France, where must be made their Con-
Patent for a Conful, English and French 26a & 201	Pemerania, its Trade
Payerne, famous for Rappee, &c. 847	700
Payerne, famous for Rappee, &c. 847 Payments, of large Purchases and Bills of Exchange at Venice, must be in Bank 320	Perce, Percattl, or Percet, its Trade 764
At Amserdem that must be made in Mank 122 !	Perceit, Perceiti, or Perceit, its Trade 764.
Of Bills of Exchange, how to be calculated when Stiles differ 449	Perfirand, its Trade 829
lated when Stiles differ 449	Port, its Definition
Provil, or Nargarita 1fle, its Trade 802	Out of the Jurisdiction of the Admiralty 346 Porter's Rates for Landing, Sc. of Goods 398
Probles, Or Trucedale, its Pendindes	Parto Hella, its Trade
Pegy, its trade 770	Porto Cavalle, its Trade 863
Penal Bill for Payment of Money, its Form Penalty, for Non payment of a principal Debt, not	Portugal, its ! rade with Great-Britain 510 & fee.
Ufury 363	
Of concealing Bankrupt's Effects, and of	Ditto, with Ireland 671 Ditto, with France 689
Of unlawful Trade to divice	Ditto, with Venice Its general Frada 595 & feq.
Ditto to the Rad- Indies 614 to 626	Its general Frada Its African Company's Trade Ogo & feq. 1ts American Trade
On Goalers for a Hankrupt's Kicaps 548	Possession of a Ship, without a just Title, its Con-
Peofiluana. its Trade People, firicken or poisoned in one Place, and dying	fequence
in another, where triable 213	Possessor, of a Bill of Exchange, how must act when the Acceptor fails, &c. 419 & 420.
Boen in the British Plantations, or on the British Seas, are Subjects of England 314	of a Bill is succeeded in Title by him, who
Born aboard South-Sea Company's Ships,	nave him fuses Protest
are natural Subjects 918	Of a protested Bill, when is obliged to admit its Discharge by a third Person figure
Person, its Trade and Products 677 Persons, its Trade 836	mit its Difcharge by a third Perfon figra Proteft ditta
Person, its Trade Personal Demand must be made for the performing	Of an endorfed, accounted, and protested
an Award 312	Bill, not discharged for a Protest, on whom hath, and when may demand Rediefs 423
Attendance not required for Transactions at the Bank of England 360	of a Bill protested, from whom mult feek
at the Bank of England 360 Parth, its Products 584	Redreft
Pefeberio Coalla, their Trade 764	Of a protested Bill, and Satisfaction also re- fused by the Drawer, may sue either him
Pater Alexowits. Czar of Muferuy, his great Care in forming his Subjects to Trade	fuled by the Drawer, may fue either him
His Endeavours to make himfelf Mafter of	or the Acceptur Of divers Bills remitted him for the Account
His Endeavours to make himfelf Master of the Persian Silk Trade 837	of fundries, how must be fatisfied if they
Perifluent, its Exports and Imports 838	Failing if he andorfe it and it he second
Petitioners not to have the Benefit of a Commission of Bankruptny folely 493	Failing, if he endorse it, and it he accepted, the Acceptant must pay How must proceed, when the Drawer, Ac-
	How must proceed, when the Drawer, Ac-
Petty Average, what it is Phanician supposed the first Mariners 44 Philippines, and Manillas, their Trade and Products	ceptant, and Endorfers all fail Of a conditional Bill found for its Compli-
Phanicians supposed the first Mariners Philippines, and Manillar, their Trade and Products	ance, with what he must comply 437
790 & 797	I a conditional Bill, now may be compell
Picardie, its Products and Trade 673 & 674 Picardies, its Trade 710	led to follow the Agreement of the Ac-
Figures, abundant on the covers court	Of Hills without Date, how must proceed 441
Pilots, their various Denominations and Definition 122	Possibilities in Bankruptcies defined
From Dover, Deal, and the Iffe of Thanet, their Emmination and Admittance ditto	Post Entries for the Surplusage of Customs, how must be made 168 & 369
Their Pay and Number ditto	Not admitted for Goods paying Duty by
For what Offences their Warrants may be	1 alc
In France, their Qualification and Duty 124	Nor allowed for those paying Duty by Mea- fure 370
In Helland, ditto	The second secon
Piracy, when Felony 226	
Piracy, when Felony 226 What it includes 227	Poundage, what it is, and when granted Power, of Marriage Bonds in Bankruptey Of the Affirment of Bankruptey
On the British Dominions, where must be	
239, 231	I Preference, in honouring a protested Bill, to whom
Pirates, or Sea Rovero, their Definition 225	
Robbing in a Harbour not Piracy, but a	May be given a Creditor before the Debtor is Bankrupt Premium paid a Creditor for Money lent his Debtor
Robbing in a Harbour not Piracy, but a	Premium paid a Creditor for Money lent his Debtor is not Ufury 360
Robbery When to be executed without Trial 229	For discovering a Bankrupt's Effects 547
Pifea, its Trade 809	For Admission into the Russian Company,
Piaceof Abode, and not Nativity, subjects a Man 203	what it is

Premiums for the lawful Importation of naval Stores from the British Plantations Page 58, 59	Citalifection and During of a Confet
	Oulification, and Duty of a Conful Page 259 Ditto of the Governor, Deputy, and Directors
Prisoners in a Ship of War taken fairly by the enemy shall have their Wages during their Im-	of the Bank
fall have their Wages during their Im-	For Admittance into the Twier Company of Requifite for Naturalization
Privateers and Capers, their Definition 204 What Committee they must have 205 Their Contracts with the Mariners ditto	Requisite for Naturalization 317, 110 Quarantine, to be performed at Stangare Creek 238 Further Provisions about 210
What Commissions they must have 205	Further Provisions about
Their Contracts with the Mariners ditto	Quarrels in the Fleet, to be punished
Mun give nonu not to break a reaties, suo-	
Not to use their Captives ill 205	Quebec, its Trade
Not to use their Captives ill aog Must not commit any Spoil or Depreda- tion on the Ships of Friends or Neuters,	Quid pro que, must be appointed in an Award of Ar- bitration, for each Party to do
tion on the Ships of Friends or Neuters,	Quintere, its Trade 806
Br. 206	R. Rambang, or Rambam, its Trade 761
Mult not bring away any Servants, &c. from America without Leave 210	R Ajapour, its Products 761 Rambang, or Rambam, its Trade 788
In what Manner may be infured 264	Kampgate Harbour, its Act
One was infured for a Month, and was da-	
In what Manner may be infured One was infured for a Month, and was da- maged by the Enemy, and the Time of refitting exceeded the Month, not a total	Civil Law Bill, its Form
Lois 271	Little in French
Infured Interest, or no Interest, Ge. was	Of Officers and Sailors, may be infured at
taken and retaken, yet the Infurers bore	Amilerdam
Infured on those Terms was taken, retaken	Rater, of Pilotage in Holland for going out 124 Ditto for bringing in 25 Of difcounting Bills at the Bank
and the Salvage forgiven; judged a total	Of discounting Bills at the Bank 560
Lofs 283 & 294	For Porters at the Keys
Farther Regulations of Privileges, allowed the Possessor of a Bili when both	
the Drawer and Acceptor fail 434	Raw Silk from America, excused from paying Duty here 80
Of a Dowry 510	Bealeis, its Trada
Prize Goods, ship'd in America pay the same Duties	Reafurance, when may be made Reccipts for Debentures paid, their Form Recovery of Mariners Wages, how and when may be follicited Redrefs for Carmen's Paults to Landon when may
here, as the Produce of our Plantations ex 1	Receipts for Debentures paid, their Form 385
Taken by a Privateer, in Sight of another Privateer, both shall share equally Their different Sorts 236 & 237	be follicited
Their different Sorts 236 & 237	
Peacels of the woollen Manufacture, from its Com-	applied for
mencement to its Contamption 018 of leq.	applied for Red Sea, its Trade Register, of Ships, to qualify them for loading Wool in Ireland Of a Court for trying Pirates, its Duty
Proclamations for Peace and War, how performed 244 Products, of our Plantations to be carried to the British	in Ireland 60 & no
Of the Spanific and Pertuguefo Possessions in	
Of the Spanish and Pertuguese Possessions in	Relief against the Award of Arbitrators, when and
withflanding the Act 264	where to be had
Europe or America might be infured not- withstanding the Act Profamens punishable in the Navy 249	where to be had Remedy againft Goalers for a Bankrupt's Estape Remitter, cannot demand Satisfaction for a Proteft On Commission, standing Security, should not have the Bills payable to themselves What Advantage they may claim
Profaneness punishable in the Navy 249 Profaneness Exchanges, what they include Profibitions against a Suit in the Admiralty, when 30, 81, 82, 83	tefted Bill, without producing the Protest 411
Prohibitions against a Suit in the Admiralty, when	On Commission, standing Security, should
Prohibited Goods not to be infured 266	what Advantage they may claim ditto
Promiffery Notes, when hear Interest by Indorfement 411	What Advantage they may claim disto What must make good to their Principals, in Case of Protest disto
Promifary Notes, when bear Interest by Indorsement 411 Their Form ditto	in Case of Protest ditto
Property, of a Prize, when is divested by taking	when are tree from their Kilques 420
Of a personal Chattel, how is altered by an	Removing Affignees of Bankrupts, how, and when,
Award	Renfrew, its Products
ProteDions and Paffoorts, their Definition 342 1	Rent-Charge, fold at an Undervalue, is not Ufury 365 To be paid before the Goods of a Bank-
Protests, against Bills of Exchange, when may be made 411 Their Form ditto	To be paid before the Goods of a Bank-
When are to be notified ditto	Reports on Ships Arrival how made at the Cuffom-
Don't free the Acceptors 417	house 168
Against Bills on the Fairs of Lyons, when	Reprifals, two-fold 200
Ditto, on the Fairs of Francfort ditto	Letters of when to be granted 301
Ditto, on Leipzick and Naumburg 443	When made, any Overplus must be restored 204 Must be condemned before breaking Bulk 211
May be made for the Remainder, when Part	Retraint of Princes, what it is
of a Bill is paid Must be made for Bills accepted, payable	Revel, its Trade
Must be made for Bills accepted, payable	Newards for Defence against Firstes 331, 232
at a longer Time than specified 445 Provence, its Trade and Products 682	Rice and Melasses, not to be imported from the
Provoit Martial in the Fleet, his Duty and Obliga-	
tion 251	Repealed as to Rice 58 & 59 Richlism, its Trade 813
Proximity of Blood fubmits to the Municipal Law,	Richlien, its Trade 813
of a Place in Regard of Descent 314 Prussa, its Trade 824 & seq.	Riga, its Trade Rights of Bankrupt's Children by Marriage Settle-
Prufia, its Trade 834 & feq. Ptolomies, had Egypt for their Share of Alexander the Great's Dominions Their great Care of Trade, and the flou-	
Great's Dominions	Rechelle, its Trade and Products 677
	Roguith Informaces subject the Perpetrators to con-
rishing Condition they raised Alexandria to by it 4 & 5	dign Punishment 265 Roques, Vagabonds, or Bergars, brought into this
Philadelphus built the first Lighthouse 195	Rogues, Vagabonds, or Beggars, brought into this Kingdom, fubjects the Masters of Ships
Punishment for Rankrupts not answering the Com-	importing them to Penalties 64 Reman, their Commerce 5
miffioners Interrogatories 497 Purchases, that Aliens may make 314 & 315	Learnt Navigation from the Court
After Bankruptcy, Subject to the Commis-	Learnt Navigation from the Greeks Discovered to us the East-Indies 631
fion coa	Their Bankers Bufinefs 361
That are not subject to the Commission 506	Rome, its Trade 708 & 709 Ramfdahl,
	Kamjiahi,

Ramfdabl, its Trade	age \$29	Sea Marks, not to be destroyed Page	197
Rolin, Pitch, Tar, Gr. not to be melted about	rd a	Sea Marks, not to be dellroyed Page Second Husband, not bound by the Settlement made	
Ship between Landon-Bridge and Blackwall Rais, its Products	.99	on a former manning	514
Re/s, its Products	687	Salking, its Pendulks	713 584
Raufillon, its Trade and Products Rauburgh, its Products	584	Selling Lands, in a Bankrupt's Possession at the Time of his Failure, tried Or Mortgaging Lands, is over-reached by the	
Royal-Exchange Infurance when incorporated	264	of his Failure, tried	503
Royal African Company, when divested of the Charter	heir	Or Mortgaging Lands, is over-reached by the	-
Charter	628	Bankruptcy Sengal River, its Trade Sentence of a foreign Admiralty, to be libelled for, and Credited here	538 716
What Recompence they had in Lieu Royal Company of the Philippines in Spain, the	619	Senegal River, its Trade	720
Royal Company of the Pointpines in Spain, to	neir	and Credited here	
Charter 69	4 & 695		*47
Rudgerd John, Gent. rebuilt Ediffone Lighthouse Rules, for working a Simple Arbitration	195	Service not to be infured	744 263
For Compound Ditto	3 & 484	Settlements, made by the East-India Company 618.	610
For Compound Ditto For Striking to the Castle at Crossnburg, a	DEAT TO	Settlements, made by the East-India Company 638, When were first made in New-England Which may be made before Bankruptcy	661
Elfineur	810	Which may be made before Bankruptcy	500
Ruffia Company, when obtained their Charter	657	beparate ones not subject to the Engage-	
Admittance into it how esin'd	ditto	ments of a Hulband	513
Ruffia, its Trade with England	658	Shetland, its Products Ship, its Etymology Supposed to be copied from Neab's Ark, and a	
Rutlandibire, its Products	576	Ship, its Etymology	44
403		supposed to be copied from waar's Ark, and a	itto
CAFE-Conducts, their Nature	***	reasonable Account given of its Original d	
S How must be filled up	247	Its joint Owners are Tenants in common	45
Their Power	ditto	Repaired, when remains the fame, and when	7-
Sailing, after the Time second, its Confequence	110		50
Sailors, in the Sugar Trade, what Money may advanced to them May fue for their Wages in the Court Admiralty, but not Mafters Must pay 6 d. per Month to Greenwich bi	be	Its Furniture, does not include the Ballast or	
advanced to them	. 75	Boat	50
May fue for their Wages in the Court	of	When it may become a Deodand	Si
Admiralty, but not Masters	8 & 247	Must not belong to a Customer	
Must pay 6 d. per Month to Greenwich !	lof-	How it must be seized, when forfeited Laden with Customable Goods, not to hover	litto
		on the Coalts of England or Ireland 61 &	
Their Wills not to be made on the fa Paper, Ge. with Letters of Attorney	ditto	Mult be fearched for Uncuflowed Goods in one	0.5
Who are exempt from Paving to Green	vich	Plantations, as well as here	56
Who are exempt from Paying to Greens	. 93	Plantations, as well as here Must be register'd before going to our Planta-	,-
Must not absent themselves from the S	hip	trong and when her manes	. 76
Must not abtent themselves from the States belong to Their Wages to be paid in 30 Days after Ship's Entry at the Custom-house Must not refuse Fighting against Pirates To the End April 2 States To the End April 2 States	. 96	Must have one full Set of British & ils	61
Their Wages to be paid in 30 Days after	the	Hypothecated for Necessarie, its Confe-	
Ship's Entry at the Cultom-house	ditto	quence 84 &	88
with not refuse Fighting against Pirates	98	Repaired, &c. in the Thamer, is not liable, but the Owners	
Must not refuse Fighting against Pirates In the East-India Service, not to pay to Fund for those in other Merchant Servi	ine tor	May not be moored, or laid up in St. Saviour's	90
Drunk, hurting one another, the Cor	ice 105	Dock, Ge.	
quence	107	Not able to perform a Voyage agreed on, the	99
Must have their Wages though the Ship		Confequence	110
feix'd for Debt	ditto	Which are obliged in Halland to take Pilots	•••
Wages not to be brought into an Average	, if	and what must pay them 124 &	feq.
a Ship be detained by Order of State	138	That don't pay to Whithy Harbour	144
In our Sugar I rade not to be imprelled	210	In Carwater Harbour, of whom must take	
Letters of Attorney must be made revoka		Danait	145
Must not desert	231	What must pay for lying above a Month in Yarmouth Harbour	
Saintonge, its Trade and Products	577 102, 810	That are excepted from paying in Scarberough	147
St. Heleng. its Trade and Products	740	Harbour	153
St. Yohn de Ulbug, its Trade	740 803	How to be flationed in Wermouth Harbour	172
St. Deninge, or Hiffaniola, its Trade St. Hilana, its Trade and Products St. John de Ulbus, its Trade St. Gall, its Trade	848	That are exempted from paying Duties in	-/-
Satury of the Governors and Directors of the Bi	ank	Ramfgate and Sandwich Harbour	180
of England	164	That are exempted from paying Duties in Ramsgate and Sandwick Harbour Taken by a Privateer must be tried by the	
Sale of Lands, how to be made by the Commissioners of Bankrupts	mil-	Admiralty	207
noners of Bankrupts	507	Taken for Reprifals, must be brought into the Kingdom, to which the Captor belongs	
Salle, its Trade Salenica, its Commerce	722	Taken and residen	206
Salt may be carried in Shine lawfully navigated for	721	Not brought infra Profile of the Prime be	210
Salt, may be carried in Ships lawfully navigated fi	58	Taken, and retaken, how must be reflored Not brought infra Prafidia, of the Prince by whose Subject the Capture is made, the	
Foreign, to be imported in Ships of not	lefs	Owners are not divefted of their Property	227
than 20 Tons Burthen	61	Having a Letter of Marque must not act Pi-	,
Not to be landed before the Duty be paid	. 62	racy	ditta
To be forfeited if less be found aboard to	han	The Number embargo'd by the Spaniards, in	
specified in the Cocket	ditto	their last Expedition equins Owen	242
Made in England, &c. not importable	ditto	Loû by Fault of the Mailer, when is Barretry Its Hulband, Definition and Duty Should check his Account of groß Weights with the Land-waiters Books	242 267 368
Salvage, its Definition	131	Its Hulband, Definition and Duty	368
Sama, in Africk, its Trade	728	Should check his Account of groß Weights	
Camarang, 113 I rade	788	Canadina its Productor	379
Same kant, its Trade Sambes, its Trade	752	1 oproppints, its a rouncis	576
Sandeford, its Products	791	Sicily, its Trade with Venice	771
Sandefierd, its Products Sandwich Harbour, its Act	176	Sierra Liona, the Trade of its Coaft	700
Saying a Merchant is Bankrupt bears an Action	488	Tilebar, its Trade	724
Scafeboufe, its Trade	488 845	Silver or Gold Bullion, foreign Coin, or Jewels,	/90
Scarborough, its Trade Scarborough Harbour, its Act	153	permitted Exportation 36 8	1 27
Schwitz, its Trade	153 847 668	Silver Coin, between Landon and Amferdam its Par	450
Schwitz, its Trade Scotland, its Trade with Ireland	668	Ditto, between France and Helland	459
Seamen, in Holland, not to infure their Wages	204 200	Single Bill for the Payment of Money, its Form	421
Act for their better Encouragement	260	Sinope, its 1 1800	717
The second secon		Situs	tion

Size of London Carts 403	The part of the second of the second of
Sterries Light-houfe, its Dues 196 Stege, its Products 586	TAbles for calculating Arbitrations Page 469 & feg.
Slogo, its Products 586	
Small Plunder, what it is, and how must be disposed	Tagal, its Trade 788
of in consent Trade	Taner, its Trade 764 Tare, what it is
Smyrna, its general Trade 711 & 712 Socatra, its Commerce and Products 740	Afcertained, when may be altered at the Cuf-
Sofala, its Trade and Products 734	tom-house ditto
Sofala, its Trade and Products 734 Solffons, its Products 674 Soleure, its Trade 848	I a state to a second
Soleure, its Products 674 Soleure, its Trade 848	From the British Plantations & Part is allowed
Solomon's, great Revenues 24 The Navigation of his Fleet 25	for it
The Navigation of his Fleet 25	l'arjoit, (where dolomon's Fieet Went to) luppoied to
What Route it took in its Voyage to Ophir 26	be Guzurate
Solowitsjagda, its Trade 837	
Somer feifbire, its Products 576 Sound, its Trade 817 & feq.	
	Tenants in common of a Ship
Sourabaya, its Trade 789 South-Sea Company to have all Prizes taken within	Tenaferin, its Trade 770 Tender of Money, the same as Payment 307
their Limits 236 & 237	Ditto, faves the Forfeiture of a Bond 406
May lend Money on Bottomry to their Captains 263	Tercera, its Trade, &c. 737 & 738
When obtained their Charter 620	Terenate, its Trade, Gc. 737 & 738
Southworld Harbour, its Act 168 Spaniards, their Commerce 19, 690, & feq.	Terra Firma, its Trade and Produße
Spaniards, their Commerce 19, 690, & feq.	amount one of larkey, Termin, Cr. not to be im-
Have many good Ports, well fituated for it Their Trading Companies and Manufac-	
Their Trading Companies and Manufac-	Tider, its Trade 794
tures ditto	Tider, its Trade Thickery, its Trade Thickery, its Trade Time, allowed to export by Certificate Allowed for thinning and halfe Carl
Their Trade with Great Britain 600 & fee, Their Trade with Ireland 671 & 672	Allowed for thinning and landing Cond.
Their Trade with France 690	and tanding Goods on
Their Trade with Venice 700	Limited for taking out a Commission of Bank-
Their Trade on their American Coafts 802 & feq.	runters and or second the tree seed seed
Stafferdfhire, its Products 570	Ditto, for the Bankrupts to furrender 497 Ditto, for Trial of Prizes 311 Title of Admiral, to whom first given 245
Stands in Landon, where Empty Carts are to be	Ditto, for Trial of Prizes
found 404	Title of Admiral, to whom first given 245
Stangate Creek, the Place where Quarentine is per-	Tomago, its Trade Tomago, its Trade 810
State of the Trade between Ruffa and China in	Tocat, its Trade 749 Tomago, its Trade 810 Tom/kvi, its Trade 820
1721 £ 1722 781 Storwager, its Trade 830 Stealing Bonds, is Felony 409 Stellneboftb, its Description 742	Tonnage, what it is, and when granted
Stavanger, its Trade 830	l lonjoerg, its I rade
Stealing Bonds, is Felony 409	Torrabaya, its Trade
Stellenbefch, its Description 742 Sterling, its Products 585	Loral Value of Goods, may not be infared at Am-
Sterling, its Products	ferdam 28g
Steelin, its Trade 834	Toulon, its ancient Trade 780
Stile, the Difference between Old and New 450 Stockbolm, its Trade 840	Touraine, its Trade and Products 677
Stocks, of the Royal-Exchange, and Landon Affu-	Trade and Navigation Act 45 & feq.
Stocks, of the Royal-Exchange, and London Affu- rances, how to be raifed 263 Are transferable and divibile ditto	Trade of the English, when began to flourish 567
Are transferable and divilible ditto	1 and between Great-Britain and France 501
Sterman, its Trade 817	Ditto and Holland 508
Stermer, its Trade Subjects to reprize, who are Subjects of England, not to be concerned in any foreign Enf. India Trade Subjects on Arbitraments, must be by Bond	Ditto and Germany 600
Subjects of Anguana, not to be concerned in any	Ditto and Spain Ditto and Portugal 610
foreign Laft-India Trade 635 & 636 Submission, to Arbitraments, must be by Bond 308	Ditto and Pertugal Ditto and Italy
Ditto, what it includes ditto	Ditto and Italy Ditto and Turkey 615
Whereon an Award may be made ditto	Ditto and Africk 610
To an Award, when may be revoked ditto	Ditto and the Eafl-Indies 630
To an Arbitration, its Form 314	Ditto and America 640
Subscription of a Bill of Exchange, how far is bind-	Ditto and Kujpa, Denmark, Norway, Squeden.
ing 426	Poland, and Pruffia Ditto and the Austrian Netberlands 658, 659
Sufferance, for exporting Corn, its Form 386 For landing Apparel, ditto 388	Ditto and the Austrian Netherlands 659 Ditto Ireland and Scotland 668
Suffe its Products	Ditto and Eaftland ditto
Sugar, from the British Colonies, may be carried di-	Ditto Holland and Flanders 669
rectly to any Part of Europe, Gr. 71	Ditto and Spain 671
May not be carried to Ireland	Of the Levant, and Coaft of Barbary 711
Sumatra, its Trade 789	Of Africk 724
Or Malacca, supposed to be Ophir 28	Of Mia Of the Spanish American Coafts 802 & feq.
Sumatra, its Trade 789 Or Malacia, Supposed to be Ophir 28 Summer Islands, their Trade 655 sund, or Sunda Islands, their Trade 785	Of the Spanish American Coafts 802 & feq. Of French America 810
underland Harbour, its A&	Of French America 810 Of Fortuguese America 812
Supercarones. Vide Factors	Of Holland ditto
ding Commissions of Bankruptcy, when, and	Of Switzerland and Geneva 843
iunderland Harbour, its Act upercargoes. Vide Factors 'ding Commissions of Bankruptcy, when, and why done 547 & feq.	Transactions at the Bank, do not require a Personal
uratie, its 1 rade 750	Attendance 360
ureties for a Debtor after he is Bankrupt, are with-	I raniports from England, what conflit of 68
in the Statute	Treaties of Commerce between Great-Britain and
Tirrey, its Products 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Spain Spain South Street Spain Spa
ussex, its Products 577 utherland, its Products 585 weden, its Trade with Great Britain 659	Denmark S18
weden, its Trade with Great Britain 659	Trial under a fecond Commission of Bankruntey eas & Go.
With Spain 691	Trinity House at Deptford, what it is 197
	Tripoli, Tunis, and Algiers, citablished by Pirates 226
With Holland 813 & 814	Trois Kirvieres, its Trade 810
	Truces and Leagues, their Definition 241
With Portugal ditto	
The East-Indies	Truffces

Truftees, to Marriage Bonds, cannot come in as Cre- ditors to prove the Bond Debt, in Cafe	Not taken by Jews from their Brethren 365
the Husband is Bankrupt in the Wife's	
Life Page 516	W.
For establishing a Colony in Georgia, their	Wages, to be paid to the Sailors in 30 Days after
Power 649 & 650	the Ship's Entry at the Cultomhouse 96
Truxillo, its Trade and Products 808	To be paid those taken in our Ships of
Turquin, its Trade and Products 773 Turin, its Trade 710	War, during their Imprisonment 257 Of Dutch Sailors must not be insured 294
	Of Dutch Sailors must not be insured 294 Wales, its Products and Counties 579 & 580
Turkeftan, its Trade 753 Turkey, its Trade with Great-Britain 615	War and Peace, how proclaimed 246
Company, their Charter ditto	Wardbuns, or Wardbuys, its Trade 829
New Act in Relation to it 616	Warrant, to export Corn, its Form 386
Tutu orin, its Trade 764	Given by the Commissioners to seize the
Tyrians, their Commerce 3	Bankrupt's Effects 494
	Warwicksbire, its Products 577
Their Glory and Power ditto	
Their City destroyed by Nebuchadnezzar ditto	Waterford, its Trade 588
And re-established on a neighbouring Island ditto	Waveren, its Commerce 733
Afterwards destroyed by Alexander the	Weymouth Harbour, its Act 171
Great, and their Commerce removed	Weather, to be well regarded by Masters of Ships
to Alexandria 4	before they begin a Voyage 85, 86
	Weights, their Variety and Correspondence. (Vide
v.	the Contents at the Beginning) 851 & feq.
	Westmoreland, its Products 577
Alparaifo, its Trade 806	Wesford, its Trade 587
Value, of the Coloffus of Rhodes 195	Whalebone, or Fins, foreign cut, prohibited Im-
Of Goods shipped at Amsterdam, not to	portation 67
be infured 289	Wharfs and Keys at London, where Goods may not
Received, expressed in a Bill of Ex-	be shipped, &c. 381
Change, its Effects 444 Vannes, in Bretagne, its ancient Trade 6	Those that are lawful, and the Times al- lotted for working thereon ditto
Vannes, in Bretagne, its ancient Trade Vatulco, its Trade 809	What makes a Man a Bankrupt 488
Venetiant, their first Settlement, and Commerce 7	Whithy Harbour, its Act
Venetians, their first Settlement, and Commerce Their great Riches and Power ditto	Whitehaven Harbour, its A& 187
The great Blow given them by the	Who may be deemed Pirates 232 & 232
Treaty of Cambray 8	Who may be deemed Pirates A Bankrupt 487 & 488
The famous Victory obtained over their	Widows Deeds of Settlement, when void 513
Rivals the Genoese at the Battle of	Wife, who is not dowable
Chioxxa ditto	
Their Conful at Ancona abused by the Go-	Her Fortune in France, how affected by her
vernor 262	
Their general Trade 699	
Vera Cruz, or St. John de Ulbua, its Trade 803	
Verbal Promife to accept a Bill for a third Person,	Wilifkire, its Products
its Power 430	Wines leaking in a Voyage, does not occasion a
Vevay, its Trade 846	Loss of Freight, if it has not been by the
Virginia, its Trade with Great-Britain 641	
Umpirage, its Definition 307 When to be made ditto	
When is void 308	
Where Arbitrators do not agree, its	ported 67 & 6
Form 312	
Of one Person, its Form 313	
Uncles of Aliens to inherit before Fathers 314	
Underwald, its Trade 847	
Unfortunate, in Trade, what Treatment must ex-	to be difnofed of
pect 486	Its Etymology and Difference 13
Union of the two Companies trading to the Eagle-	When falls to the King 13
Indies 634 & 635	Not to pay Customs ditt
Unlawful Interest may be taken when the Princi-	By whom may be feized ditt
pal, and it, are hazarded 365	Write off at the Bank, its Form 35
Unlawful Trade, to Turkey, its Fines 616	
to Africa, ditto 620	
to the Eaft-Indies 634	
Voyage to be altered by Danger only	
Urgens, its Trade 753	
Uri, its Products House from Lander to the principal Parts of Face	Tounger brother, being a Denizen, mail innerit
Usance from Landon to the principal Parts of Eu-	before the elder, is an Alien 31
rope, what it is 444 & 44	Tweram, its Trade
From fome Places to others ditte	Z.
agreed for, is paid 36	
agreed for, is paid Ufurious Actions, how must be pleaded 36.	
Agreement, when does not void a Bond 36:	Zug, its Products Zurick, its Trade 243 & 84
Ufury, its Definition ditte	
Cia-j, in Demands	11 A